## Colorado Springs Gazette

I PASC COTNIY NEWS.

SUPPLEMENT-VANUARY 86, 1874

AND BE PAR COTTER NEWS.

JANUARY 3d, 1874.

THE WEAL PAPER. - You owe it to yourse wes 20 ra. v inera y to its support, and exact from to as ab's, high toner, a character as you would do from any educator in your midst. It is in no sense beheat a notice and care-for it is your representative. Indeed, in its character, it is the summation of he importance, interest and we thre of you all. It is the aggregate of your own consequence, and you cannot ignore it without miserably depreciating yourselves .- New York

TO SUBSCRIBERS.

sent to he'n onger un ess heir sub- mics. scrib, ons are renewed.

In commencing a new volume of the Gazztes, it is scarce y necessary for us to say much by way of introduction. During he coming wear he same motives and principles will guide us as mave cone during the past year. I

We say seek to make the GAZETTE primari y a local paper, devoted to the interests to Colorado Springs and E. Paso county. For both we anticipate, a rapic growth, and great prosperity; and o record, and (as far as may be,) to aid in their development, will be out

We stall exceaver to make the News affix and accuracy.

Thisbe Editoria Department we sha scomment upon a matters which we consider of 'ocal interest, advocating all as of a scheme which likes been arsect as we be eve to be or me real bent ranged by our School. Board for a Test of me community, and denouncing Graded School. These arrangements all things which we believe to be oppose are to go into force at lonce, and they jed to its best interests. We sha kry to will give us, in Co orado. Springs, a say only what we honestly himk: Dat the educationa facilities which we can, we sha, as hereto bre, express our opin- at present, desire. So soon as our jons without considering whom have School Building is completed, (which, may please or whom hey may offeno, we hope, will be in he early Spring, A newspaper which dare not be on a dar Town will compare favorably with spoken, is no credit cliber to its con- cany in the Territory in School Matters, ductors or to the place which it repre- und will fair y enter upon the course

Our columns wi E open to a communications written in good faith, whatever may ce he views of our correspondents. "There are two sides to every tues.ion, anc. whist we shall always hovocate, to the utmost of our ability and earnestness, hat which we believe to be the right side, we will give to! prominence to whatever can be said on Le oiner side.

The Denver Mirror says that the GAZETTE is rand on the temperance question, and that people con: want to be to'c imperatively what they shall dring, and what they saa not dring.

We beg to say that the GAZETTE knows what it is a king arout, which is more has never lose any body, either imperalively or in any other manner, what crink; it eaves that question or people the east who wish to go west, out have fire ordinance, and Adams, Plason & order littlers received chains the speak believer in incivious freedom and the right of private judgment and independinterfere with hem.

equal respect, and on has principle it exaggerate are harden by and dangers was princed at our establishment, tree to care for the has anacied, and will continue to at- or western be, yet it is a fact that she are was a custome of the first when tack, (so ong as they continue to back of eastern then who have never exist, he public drinking-neces in traveled west, do look with some lear the for C. Wison is of to fer-Co.orado Springs. It elieves neir exconstant miles away for company the mean and reserve the mean and the second of the mean and the istence to be a direct nienerence with two an unknown country; and the west and the common the raw and and the r

up as public wrongs.

coing so, they have but out into form the Universa ly admitted principle that pullic drinking-sa oons are public evilsthat hey indict term no only upon particular incividha's and particular ami ies, who may be more circo v injured by heir influence, but also upon he whole community, officering beuperism and crime, and other evis, that eniai. burcens upon every fragtager The second have as much right to pronounce against and provide against suc: evils, as they have against other bubic We sead the present number of the nuisarces. This being so, we have no result must be definite, certain, and our County Recorder on Ny of estay GAZETTE to all our old subscribers, desitation in cenouncing the siduor- exact. Those who receive it with an "X" on se ers—who are carrying on the partic the cover wil please understand that in defiance of law, in defiance of the their aubscription expired with the express vote of the people, -- as mer who year and hat he paper will not be should be dealt with as public ene-

Mo e man mat, this community was es.ab.ished on the principle that there should be no Drinking-Saloons here; and people nave come here and invested. meir money, and built up meir nomes with that uncerstancing. Every loot of and which has been so d in the lown has been so i with a clearly expressed provision that no intoxicating liquors should be so d or manufactured upon it. In all bonon such a provision ough: to be complied with, even if it would not noid water legally; but to has been dec'arec valid by the nignes; and the ablest udge we have in Coloraco. We, therefore, denounce the men who have come in, without notor of donesis, to violate Department a faithful reflex of what the provision and to evertice the rights makes pace in the Town and County, for heir ferows. Like the Denver reporting all occurrences with imparti- Mirror, the CAZETTE concerns "grab-

> In another column we but is a hearwhich is to result in its becoming the Ecucational Centre of Coloradol From the ars, our people have looked forward to that end, and we think that they wi. accomplish it.

> > CORRESPONDENCE.

To the Editor of the Gazette:

accurate vine ina result of the sixig- in another columnia

projound sersalon in Pennsy vania, and day, Tourseav, and Satz on, Pare, the sake of pursuing in rated rejoicing among the friends of aw, order and sobriety. The effect of bat news, however, was ceeper han man me illirror does. The Gazetts, mere sympally or congratulation, zt once turned the longing leves of poncrees of energesic men on Cooraco Sorings as their Liure home. There they shall crink or what they shall noticite thousands of people in his state and to settle for themselves. It is a strong 's natural dinebing from encountering Co. are madusculling ash-cans by the 'h New York merchant, while is natural v ha; her lear to be the roughness and score. It's better to buy two of tree i nmora inducrices of forter fer do lars for an asa-cal man five or ten persister co of the figure free fe out ner sarink from exposing meir wives could be able. We know whereof your sealing the ligner good of nour being the ligner good of nour being light from the ligner form. In Page Hore, In Page Last night when the most same so originary. ent action, and does not propose to and children to any poss ble danger, we speak, beyond what they would encounter here, in case of the death of the hars round on New Year's Day, by Mesers

THE COLUBARY SPRINGS GAZETTE, be when it is dealing with what it holds prosperty that of whalances all other Renew your subscript of the Gall considerations and attractions.

> have spoken, during the last months The people of Colorado Springs have with the prominent leaders, of the term voted against Drinking-Salocas. In perance cause in this state, and find hera watching your course with deep nterest, and looking prayer u'y that complete sceess may crown your strug-

im not exaggerating when E say hat horaing would bring your little V. S. Lars and Sharenburg, of Derlown of Colorado Springs in disuch ver, and En Mrs. Orman, w Paeno, prominerice, al over the country, as were and get he New Year's gaests at victory in the fight. And nothing Colorado Springs. would commonle so mient to a speedy and organized and lien to your begun ation. Eve / le aperar ce societ/ in a the and would be a council through which would perheually stream out to you an emigration of the very best class

We want a decision, not on a metion or a technicality, and not ted he by any proceedings, or in any way involved and you make the aver," said to de Feror complicated, out the la: vercic: o a mer of Sal out. Mason per dies poin, ury, sustained by the lat sugment o and selder has is Sorg is hard, a court. Give us mand we will give of the Walszey Cigal Kould of he so for a report of the proceedings as week. Boulder have started a newspaper which you men, women and chi dien by the ablaive ablenti housanc—strong hands, brave hearts, and sound neads.

The "at judgment of a Court and the "a verdict of a fury are exactly what were obtained against the Liquor-sellers who were prought to tria for violation of the Prominitory Clause winter as mile as a Prey-Gay. in the Deeds. The adgment and verticahowever, are or the present inoperative, linasmuch as our Territoria Statutes give the right to a New Tria. in a 'e'ec ment suits, anc. of that right the defendants have availed themse ves. There can be high cloud as to the u timate result. Meanwhile, as our correspondent will see from Caspter XIX of the can be found in the Territory, I Town Ordinances which are now being pubished in the GAZETTE, our Town Trustees are doing their best to suppress the Train he independent wof the Deeds. - ED. GAZ.

Still hey go-to San Juan.

hanks to many friends for New "Year's coursesies.

We uncerstand that Diston Macheroccul contemplates the erection of a Greek Canon or New Year's high, and Canadic Chane in Colorado Springs.

New Year's by a Dance. Now is the line to subscribe for a

tony of the GAZUTTE to be sent East to We understand mat Howe! & Wise-

The County Courrissioners will hold

Nore Coa. Judge McFerran and South Park Vr. Brittensiein are opening a vein

Look four miles Form of Town. ization of a stock company to puric a to he Deval. large public ha 🗓 🖟

The Justice of the Peace in Colorado ... City spent and cay Wednesday nearing Tag, and sec his nospitable table apread " case, and then couldn't decide it.

Messrs. Walker et Guisha", have par-Phi acelonia, Pa., Dec. 18, 1873, chased two lots on Ducharas street east of Cascace wenge, and are puring up a building hereon. They pro-Siz.—We, in Polladespais, are anx- pose lo establishes lumber pard, as Springs, and who has been of a ong the writer of the letter, has been bere for ious y waiting, to know definitely and will be seen from threit advertisemen;

tound or San sun, we may rate that The stocy is conditions a very in emins, tion in the Montreal Herald has afre of The good news of your vertice, le e- a stage or Del Nome leaves he Schuy- one, but we can't understand how any content ned some Canadists to come to graphed some weeks ago, procued a er mouse, Soul Diens, ever Med-man can at man can at man can the process for Colorado Springs.

> building themselves more com rocines is markes from the aumerous thems givers of our more and sourcing seems to have ost none of its superior. and presentious residences in the spring. Which we receive, and which refers ton-We unce sand that some headsome its assissed in the Gazerra. We mad-Duileitzs wit zo 19.

The parcisone care which was carried

The or year was watched out and the new year in, at the Metaodist Charch. Our woner merculans are preparing ion a pig spring trace.

We acknowledge a please of New Year's call Point Mr. J. C. Machiney, of e of our County Commissioners.

M. Morgman scosar our nis business a Beaver Dam, Wis, and will show return to Colorade Springs, to enter it to business here on he still arger scale.

our reople. But to effect this he An "instrument" was recorded with as watel occupied liteen pages of the PROTE OOK.

"Give he he wide of in ballacs,

Wasn'c wew Fear's Day & 7 crious cay! If we dou do only gad ap two or three acurs of such weather and send

Messrs. Howers & Chase have porchased the plerest of Mr. Mail France Second a care in connection with the County offices, where they have as near and complete a ser of ansiracts as

Two prisoners have been or amening the interior of our new Caboose Curing the week. We believe mat they have had the hoppost of being is dost oc-

Over \$5,000 has been made to the County Treasurer during the week, for County and Territoria, anes.

Some campers built a fire in Bear ine are, caroning the universal a con-The Colorato City of a celebrate residenable amount of damage. The n, orow popurodágion on na corconst fect for their nomesteads for a sine.

Subscribe for the GAZETTZ, As a local paper, it is most exec. en; " is ne testimony of a gendeman in the Northreart's saw mile is shortly to be taken to err part of the Cerritory, who has just sent to remem.

A large wagon-load of Deer and heir usual mon hiv meesing on Monday (Mountain Sheep was prought into Yown on Wechesday ast, by Mr. Frink, of

Everybody kept boliday or New Year's Lav except the poor planters. A movement is on loot for the organ. All of its man to work, from the livescon

> Lin Bourwell, of the Colorado Springs Lote, kept oper house on New West's MAZETTE, mark the lexe "An Ameriwill delicacies and submartials of all

Severa. of our prizers contemp are East in regard to our town and remains. is one of these in enother country and The Fire Warren is enforcise the we here give a counter of extracts from Town ind Territory. I im glad -a see and various Doesning-Houses. The fapost-operance leasing to in the sub-But for the rights of Society it has an here, in case of the these people in the property, and the rights of Society it has an here are not as the rights of the Town as the rights of t ect of Severy in Tesspools, Work in

The sweet song of the good erts heard no more in the land.

week, he bing to take stock. The Chorado Springs Tockey Cubic

conditioned a number of races on New

Year's Dav.

cery Score.

The services of the Cumberland Plesby enans, which are new in Wan ess' ca every Suntay, are a race arge me Colorado Springs Company would congregations. Our people in good

Church-goers, ',

The grass between the Garden of the Gods and G.er. Zyrie was discovered to be on fire on Thursday, ast, but was smothered out be ore much camage was

secretary of the Teachers' Association, enecout; the rectors of Central and vice, as we reported the proceedings in and which will probably have to be take OUT ast as ie.

Mil Thomas Shidler, an old resident them east, we should have a showe of in E. Paso County, has proved to Co.ovisitors tu aing to Colorado w Mid- rado Springs, and is about to enter into ousiness here.

Real Estate Transfers to the amount of \$17,640, have been made here during The County Abstract books, and have the past few days. Some of the loks transferred, however, have carried suiteings which fact swells the total coral coral solve.

> Messra Thomas & Holmes and Mr. F. Wittem have formed a toppartnership in the Lamber business and are leady for orders at the old yard of the Bloam Saw Mill and Lumber Company.

ison and Ante ope are now about the Colorado Springs Flore! fast evening, cheavest meats in market, and many of About twen y couples responded to the our citizens are laying it arge supplies invitations, and had a very enjoyable and crying it for lature use.

A committee of ladies has been formed for the purpose of seeking out and relieving cases of destitution in Town.) Mrs. C. Wilson has bery appointed.

The "Charme cons" gave we musica. and crame tic entertainments in Wartless" Hair, on Tuescay and Wednesday evenings. We earn that they were exceeding v success'u and reflected great credis upon sad performers. Versaou d have been pleased to report more in it. out the Secretary was either gnorage or inminere of the courses usually supposed to be due to the Press.

When you have read this copy of the can Sanita ium," and send it mae to some fierd or accuaing to woom it may be useful. There are few with have no some invalid riends who would If Charles serdeen, who will be re- be glad to read to, and who migh, be mem serec by our "o'd-i mers" as one gac to avail themselves of the informsof he eatliest ses denis of Co craco hon it conveys. An D. Russ Wood, time connected with Mess's. Alums, some monns, and is well chalined to Wi son & Co., le : for his old home in speak, from experience, of the penelige for the right of temperance in Colo-, Por the information of mose was are cersual first be has gone to study law, that he publication of the communica-Wiscousin on Curistmas Day. We un- ciar effects of the climate. We fear

> Diring as year between him and six as follows: Tanuary, Tan, Pennishy, 222; Marca, 272; April, 308; 15 g. 473; Le, 608; Ly, 860; August, miles hole, 752 at the Mountain was gares lere given do nos inches ne Menior grees, the number of whom we will publish next week.

That was a live woreeze of Thursday w, nowing wo to keep flow ep- tight, or more Tricky no hing. The icerso Typoca. Your fine, or real will love where of cloud which where &

The winc-sort diew in the windows of Riordan's Hall, at Colorado City. A va Adams has been in Tow- or the somewhat interering with the comfort of the cancing party there.

The wind or Thursday night woke up our Fire warden and sent him round at a live y rate to look a ter things. But for his watch ulness, we might possibly Mal Channing Sweet cas noved his have had a confagration, as he found Real Estate and Insulance Office to a one or two fires which had been carestand opposite Mr. F. L. Mattir's Gro-less y let journing, and which the wind was rousing up.

Developed busy aking Stock, and A meeting of Mas Wices congregacasing no accounts, to see how much tion was he d in the Reacing-room on money her naw, made curing the year. Wednesday eventing as for the purpose of organizing is "Inity Caurea. The committee on organization reported ha: give a or as a site for the Church, and that prospects were favorable for the eary erection of a building.

Bisnop Spaulding has been consecratec, and is to come out to Colorado at once. He will have pler yo work to take hold of The rector of Little on aas joined Bishop Cummins and the We are incessed to Mr. A. G. adams Secessionists, and will have to be straightcame loo late, however, to be outself offends some of the Denver charcimen, en cognizance of; and the bandsome licie Church at Colorado Springs needs a he ping hand to push ; on to comple-

> There with a lively Dance at the Manitou House on New Year's right, our County C ficia's, Bankers, and severa. of our merchanes, with their ladies, having zone coitner to have a good time. Supper, Dancing, and a few games in the new Billiarc. Et and Bow ing-A.ey made time fy hist, and the morning was well advanced when the party returned home—with the storm at their

The Sans Souc Club (H. A. McInire president and E. W. Boute, e secre-Game is abundancy plentful. Ven- taly, gave their first Social Hop at the cance. Refres ments were served at its o'clock, and he party broke up about

The I fountaineer thinks that if our Town authorities had received proposals Treasurer. We earn mat the "Cham- for printing the Town Ordinances, they eleons " have placed the proceeds of would, perhaps, have saved the people their entertainments in her hands, and a considerable sum of money. We me committee wil, he glad to be made fains that if our Town Trustees had accuainted with any cases in which aid entrusted the publication to her fourtaineer, nev would have ost money, time, and temper, ed. An establishmen: which cannot brint an ordinary number of its own newspaper, but has to send to the other side of the Plains for a part offic, could scarcely be expectec lo ge: up such a quantity of extra matter in anything like satisfactory sty'e. The Cown (Trustees knew perlect v well what hey were about.

A review and examination, at the close of the first half of a six months' term of the school at Widefield Station. took place a lew dark ago, the enercises being of a most salisfactory character. and gratifying to a disconcerned. examination of he casses in the cirerent branches, snowed marker advancement, and proved that both teacher and scholars have been hard at work furing the past three months, The therate exercises, in the a termoon, were of a very interesting character. A pleasing feature, in connection, with the school, is the establishment of a literary paper, called the "School-toom Echo," corcuciec sy wo woung acies, some eztracts from which were read in the course of the proceedings; her would have cone cracin to much o'der and That a very twe vinte est is e the tre industric names were put upon to ever more experienced neads. The school Houses. The number excel record was we since Dr. Stickley our are School Superintendent, gave such align praise

A young mar with his poer's eye in 865; September, 500; October, 260; a fine frenzy froming, justice in or-December, 175; torai, 5524. Of riese, sancium early vestercely morning, and the reflections, says: "Don't see 2759 were registered at the Coloredo Sanded to he blowing which, he said.

> And this is he way unreal things seemed, & 34 contractes, too,

As creams a ways ca-Oce 20 to was stilling with the to the rare, Which moment by momen grew higher ne

And some some of the print Pushig at New Year's plac. endecty of night cap acorned his belt mue, Whenesse would have some, as the moon at mild the of me ber,

rations of any o the rac; or other re gious

ARTICLE XI. -SHOWS AND EXHIBITIONS. Sec. 1. - Any erson on persons w 10 s 12. CW 1, combinet, or manage, or gain within this pays. any theatre, circus, ca aven, or other exists ion, show, or amuserrent, or who said, exitial any naturil of artificial euriosi ies, or panoramie, or of settion or ceales of any cine, or man cine give any concer-or musical entertainmen . with out naving first o'Rairer a license there or as town, on conviction, a sum not ess torn five co ars not more; tim one nuncrec, co ars. Frankel. I sat or musica parties or contents

Such a ... The band of Trustees are hereby or scense in each case. And Provided Fur acr,

/ Sec. 3. - All incenses issued uniter the intris.

ARTICLE XII - PAWNEROKERS. Sect 1 - Any person was govanced oans for money or other va. table hing on the counsil of personal security, of wast ceas in the purchasing ! personal oroperty on concition of se ling Mck tie same at a supritte price is herebye edate to be a passing over, one any person with sala carry on the stainess of a nawabrover saa, say for a decease to said town the sum of twenty ive

Sec. 2 .- Ary person carrying on the misiress

e-erk to issue License to any person or persons for six months upon the priver of the mostil of

CHAP, WITH -TAXES. An Ore mance regulating the Levying and colection of Taxes. By it ordained by the Board of Trustees of the Town of Cowrate Serings :

ARTICLE Sec. 1. That there shar be appointed by the Brase of Trus ees, a lown Assessor who shall no chis office or the term of One Year, une s

SEC. 2. -It sia' be negrity of the assessor to ap, ounted, bef re entering apon the cuties if als office, to take an subscribe the for swing cars or affirmation :

assess it to make out an assessment roll am. assess a the property, both rea and persona. the first Vinday of Ser ember in each and every

Sele. L. - In describen frea estate, the Assessor shall describe the same by loss and brocks, according to their legal subdivision; and when any prece or paice of groard or real estate is eas or greater chan a winds on on black, he shall devienbein by mater and hounds, or by the numbers of the Unite! Street G verament Survey, 1224 be, seece, or precel of grain, shall be assessed custingt and separate, a is the value thereof and the tart levied by the same shall be carried to the appropriate co ame, it shall further be ton appropriate co anna, it shall further be the ment property are never ted rested to make or file their or private of an according a folia, pieces, in my office on or before it and daylo, next, at which time the same will be deared. he exempted from taxation, so that the saine shall not be taxed in the unknown let of saxa leb rea estate. The names of the owners of rea estate, when known, and the owners of bersona property subject to taketion, shall be entered in the assessment rate by the Assessor in a one setsea, order, and the sam roll sital te in te out owing form as tear as may be:

The Later XU: anily I trans · Mile · stimu A san romiad Jule ! Bing \*:0 r aniu. HIGGS Stilk. ##13# 10 ov To Buch dintawo1 PLIMOSC. dotte transtil

RESIVERS

1. cal 1 h.

No. Senseeu e. SEC. 5. The following real and personal estate a thin the town san re exempter from assessment and taxa ion. First.—Rear and sersona, property of the United States except when the same is claimed or hossessee by any person or persons. Second. -- Cour nouses, of the To ac sons houses, in s, and the lands witeren situate aniess the same shall be eased from situate unless the same shall be eased from .

Lacividuels. Third—its property which may better the Collection of Care Certa of election; and the shall be careful to the care and a collection and a collection of care careful the care from among the careful the care from among the careful the care from among the careful the caref and Conney purposes. Fourth .- Jul dings erected in religious worship and the sews auc

NYMEE

exempt interpretation of the committee committee and the property of the committee of the c assessed of eviet up meany such shall be the share of the search of the winners are of the shall be the share of the share be void. Provided, histosaments for concute to prefixed to such to, a many attention may use the session and session and the session of the session.

Sec. 6.— he b' ming shall me the list of persona properly silved to assessment our taxation, viz: moneys and efecits, goods and casita emp over in merchanc sing, wazo-is, carriages, and or ier ve i eles, marn acturatorinafter province, sea there is and pay to sair pewery, musica instruments, cattle norses, asses, and males, long, lone, and stock in my incorporated company. A improvements a si estate state of pandings or state are given or real reason as the state state of the accessor as owned by any person or sersons noon leased

Sec. 7. Tie Access or that proceed without authorizer, in their discretion, to oner the sont property in the town, by coing, when results of a brease to any person or persons for Maddies ie to every write of such proper y. the firegoing section, and upon the payment of cast value of the property and the hestal deem He she be governed in its visuation by the len do ars for three months, for theatres and it necessity, he may be three every namer of shows, to be such a writerly at the rate of forth I give in, uncer out t, til her by his hell or agent, thought per a mum, and for concerts and other a is: and a escription of a discrease ate what exhibitions, such sum as the floare of frustees, the improvements, together with the value shall reference in each parties ar case. The thereof, and a list any cestration of every cesvisited, that not ess than two to ones for each cristian of personal estate enumerated in the sixt section of this article with the keparale upon any real or bersonal estate, agures may be used in any roll, workant or to be brocker ing in that fir the exhibits of any circus the sum name of such person mois book and value carli value hereof. The Assessor said enter the reference in the assessment and co-ection of Ansessed for itensessus, not se essignit is rig of any purce of real estate and each species of persona property se, aratery; pracing the thisams of this article saar society the object anierthe person owning or solving trename. The estimacristics and vaile opposite the name of the ting the value of can a lem moved in merchalit ising, the Assessor and as a enterior of the value thereof, the value of the greatest amoun of godes and topical on and in tem-

ove in ousiness a any time in he year. Witen the Assessor is 121 have completed has assessin entis de sanciar a up tae several columns of his ro came carry the aircounts forwase, sons to show at the enc. Cereff the total viluation of real and personal estade respectively. See S. ... fre Assessor shall not be able to. of a nawthre eer three the meaning of the Arti. ) required by the assessor or shall give in less cle within this town without raving first o sairer, than the rea or true value of his imperty, or a sice is to the fine in the Articles in the Services in the Articles in the services and the first damper of the services and the services in or conviction, or est and paly to said town not effect when called or for that measure more less than ten Co. arsinor more than fifty co ers. sessir saa in every such tase assess for value

ARTICLE XIII. LICENSES FOR LESS THAN ONE DEST IN DIRECTOR OF SHEET DESCRIPTION OF SHEET DESCR of the property of sicil person according to the SEC. 1. That it shall be the duty of the town possession thereof; if persona property spa. De for six moneys upon the pieer of the footing of short merginant, money for one are open such a factor, and the footing of some in appearance of some property shar he assessed by sacra actor, one has not the annual vicense in ackance to agent, commission mere and, broker, or value, and he/shall be licible for the taxes assesses thereon. Any reason personal estate which stall be omitted by the Assessor in the assessment rol, shall, when discovered, he forec in the tax warrant, and the same shall be value? by the Your Collector and the stone tax assessed by him, and the same sha he's illected as if sai rea or personal estate and not beer omittee by the Assessor.

SEC. 9-When the Assessod shit dave comp'eter mis assessment he dia l'signit re no. anc return the same to the Board of Thustees. form of his return they he as fellows; ag

ASSESSOR'S RETURN.

Assertie Hare, Colorado Springs, C. T.

with a the pown of Coleracio Springs, and return themse wes aggrieved by the assessment of their Sime, when and where a persons, feeling Town of Colorado, town of Colorado Springs of themse we aggrieved by the assessment of their make out or file their object the said notice and a soul or file their object the said notice with an inference of the instance of the instance

Lan Clerk's Office, to prido Springs, C. T.

Pallie ner en is bereity geven tierrie Assegenunt Roll ---- A. D. 137that it not sees hereby given that the Assessment Kon favolte, real, and personal estate on the I (see ) of Colors tails Springs for the year 1871— as been consisted and techniqued to the Board of Trust is, by the Assessment Springs themselves agarics of my the Assessment of the continuous and boroke and the continuous seeds about the seeds and the continuous seeds are seed to the seeds and the continuous seeds are seed to the seeds and the continuous seeds are seed to the seeds and the seeds are seeds and the seeds are seed to the seeds are seed to the seeds and the seeds are seed to the seeds are seeds as the seeds are seed to their property are hereby requested to make or file their

SEC. 11.-A persons was fee themselves F. Town Clerk. aggrieves, by the assument of their property may be with the fown to their property the same; or shall be guilty of any maleasance ment of their property, and an such his sha form he subject to removal from office, and a

She 12 - t shall be the early of the count Ciers and the doare of Trustees to heat o neetions to the Assessor's Robert and theret man to cetermine a., objections in a summary way, and An Creinance Regulating the Mose of Wolcing correct any errors they may discover in the assessment rol', and place pen the re any Be it ordained by the Board of Trustees of the and may increase and cuminish any assessment

vise, and corrected by the last of figures, said by the source of fusions, figures, f tie same shall be fijet ant an ore er o cenfir-

The Assessment Roll for the Town, for the year eigh. the Assessment con as me rown, not the year eighteen hundred and seventy was like his been unity mide and returned by the Assesser, and revised and corrected hy the Boarc of Trustees, after cite boilds to Demons, aggrieved thereby and full bearing of all objections thereto

Ordered, that the said re and the several assessments therein contained, as revised and corrected by the Board appoint arec electors to ac, as jue see of

Sec. 14. The Boar i of Trustees shall thereubon, by an ordinance, evy ubout the real line. To act or ai to be mesent at the local lat the Detsonal estate cescribed in self to such sum time fixed of the opening thereoffice facancy. or sums of money as may be required for any the set here to say the idea water of the or same of money as may be required to any the money of the confined voters of the actual states of the confined may be in the order to town resent. The gualified voters of the confined with the confined voters of the confined vo

ORDINANCE TAYING TAXES Be it ordained by the Board of Trustees of the Town

SR TION I. That the lo lowing topes for the municipal year eighteen hundred and seventy for the several purposes herein specified, to will milk on the dollar the contingent and other expenses of the own not otherwise specially provided for and far other purposes as the case may be be, and the same are hereby respectavely levied and assessed most the rial and nersely respectively levied and assessed most the rial and nersela estate of the Town of Colorado Springl according to the assessed value thereof for the year alrested. Sec. a .- The Town Clerk is hereby directed to lester a warrant, in due form, for the To, ection of taxes hereby level, returns he is sixty cays from the date, hereof,

Approved this -- say of -- , A. J. 2174.

are the same, and the same, and the same and hat ce eaging exest to mave on the ce jack to are mented to the 30% hours Artiste no exceeding One here. Fifth white successive in to with an their one commit use Tours and the Sinth.—But cin's rector herein, or the entry of each an eviet by the Nice meeter makes of make the same continues of the same continues and the same continues of Tours and tolk. Mann.—But cin is received determ, or the entry of each an eviet by the followers, including the process of the process of the same of manner of manner

oppinite thereto, in the moder has a second of more management of the constant of the modern of the modern of the second of the modern of the second of the modern of the second of the Tom faxation, and any fax which shall be the Man of the Man of the Minister of the July 10 the framinet,

COMMUTARS WAR LAND Tetritory of Colera co.

be People a the Territory of Couracion for the Co. ector of the Jown o. Co orado Sorings Greeting

WHEREAS, the Board of Tustom chi, on the -White as, the Board of Trusters oid, on the day of the the rea, hery land assess upon the admissed of the rea, and personal estate hereinster personal for the year of them a not red and seventy—the severa sums set opposite thereo, in the opposite the red, in the opposite of the land, respectively; for the general expenses of the Lowe, and for other purposes as the case may be for the municipal year eighteen hand roc and seventy— Now Theanroke, you are hereby comman led to make

levy and collect the several sums set opposite to the real and personal respects orientalist distinct and a tre times thereof the tie kept spacecriff of the Rolls and the sixtee and real estate, of the owners of the real and become entate herein after described, and thereof make the return what manuer you island have executed the warrant character was from the date thereof. Witness ... President of the Roars of

Trastees of the fowar of Coherat o Springs, and the Corporate Seal helped, this try of A. D.

Sec 3. -in issuing any warrant for taxes, it shat se the cuty of the own flerk to add receist from the pulletion. The Co. cc or on the receipt of the warrant, shy fortawith proecec to esheet the taxes there a charges, my calling upon each person therein mentioned. or w to may we chargeable therewith, so far as it may be practicante, an constraing payment inay je spieticane, am Cetankung payment such election. Any fundited vogens is lave or morough are, and any person violating this warrant to him, the Collector shall give ten two weeks in a newson per printed whater this the one of election, and whenever is no seesain fine of not less than one collar nor more than in this incorporation which notice may be in Sec. 6. The discrepance of the relation of any personal carries of any personal carries of the connect of any real or hersinal estate, or or hersina tax in hyphent thereof, together with costs, who sha, had of negrect to day the same for a perior of ter cays a ter a persona, comanc or for thirty cays after the first publication p Baic notice when he personal certant sita have this town. been made, or was saa, refuse to jay such laxes on cemane.

Article, sail negrees or teless to pay their of the unges of election that shell on the a

pers maniestate. Charges throughly, and give a there be evir encested spen vote is if edg., analy of the far which of the six e-walk the lower reisury a moneys to ecce. whim, as fast as en voten, one at ea as iften as

stall the out-lished two weeks in a newsorther rand opposite to which in the appropriate schum; the word made of the several other taxes not make I made. made of the several other taxes not maked "sail" in made of the several other faxes not make I "said", in every case of the page mentioned in said warrant as hole to the payment thereof, and that he hashot been coher of them, subject to the payment property beinging to them, or foce returns the said warrant manifely as to all taxes fore returns the said starrant manusfied; as to allitates;

not marken "paid" on the face of said warrone. fran Collector. SEC. 7.—The Hown Co sector tha Smake a final set; ement es the taxes will the Board crustees as soon after the 9rs of Maren in each year as , "e kair! Board may recuire,

SEC. 8 -- I any c'ere, co l'ecto-, or other offcer trion whom any cluty is inisosee by this. oft trance, sna, regrect or refuse to perform or in sfeasuree in the performance t ieneo, he state specifically the grown with the objections fine of net less than their nor more sim One

Town of Colorade Springs : SEC. 13.—When the rate and have been re- on the first Monoav it Arci, all such mace as SECTION 1. - na an election had ne heir annually in the sai town of Coloraco Sor ngs thation same better, which order may be in year; one lown work; one lown Corsade;

ne Town- Cert sia give at reast ten cays previous menic notice of due time and place of the cing election w hitication in a news paper na disnect in this incory, at cast ten cave messons to be ofer on,

Sec. 3. nny julge of election and refuse

SEC. \_\_\_\_\_ re un ges and eleres of election shall severally, before receiving votes at eccetion, take and su merion an oath or afternation, which sha he at achee to the ciums, and may se in the following form:

or we co solemn wawere or amount was or we will perform the cuties of lucigo or clera, it is evilon, according to he wand the first of my for one solely; and time of we wil suspinits y enceased to heve it frait, I Juniored Co. ars. coccit and a line in concucting ide same. Sworn at and successful before me in the cay of

Witness — President of the Bearc of Trussess of the person shall be present at the operand of the Person of the person shall be present at the operand of the person of th of the possibilities of administer ontes, it made elective we he proposed which he away for the function of cutton o onn herei i se ore given, and sia se consider pers in who sha how sa consider.

the cleaner of the control of the co The service of the se

SEC. 7- Te Town C'ere sia e provice a a. 500 c, with common pulce for the name and commence designation of easi eve or, which of according to in the constitution of a

701 300A the and eccions seek in the bown of Co oracle Springs, at the next Minutely in Agr.

Valves of voters. ۱. W The not Deck sing to kent by the Merks of e eccion, and the names of vc are sed he willten and numbered in the order in which they vote. No retarns shall se rej men fer any deect in the manner of w minis ering of entering

the oatasla ormain in the reliens. SEC. 8. The mode of voting sha are sy salthe amount of taxes sevied a new continuous of the persons which a persons of cection in the miner of the persons when of the persons when of with a persons of cection in the miner of the miner of the persons when of with a persons of the persons when of the persons when of with a persons of the persons o ot. The ma lor, if received, ska be lacer by ing the amount of taxes severa to conjectively names of he persons when of with a pertinent upon any real of personal estate, figures may be designation of the office to which the persons in cased where the persons in cased where the persons in whose persons in cased where the persons in the persons trengthating of the to which the person in cases where the persons in whose of a f such what manner you shall execute this with within thirty with a first such what manner you shall execute this with within thirty Prouded, that any voter may note an pen bal

Sec. 9. Every ma e citizen a love the age of such place as may be consequed in the order. twenty-one rears who shat have resident or six months continued y in his town prece ing any fact wil , any contagious Lisease, is hereby pronomings continuously in this town need ing any time with any contagious areans, is not your elect on o tail own san. De eath for he was at an inter from going at large in any one, c street

You do sole anly swear or affirm, and the pase may be that you are above may mean or amorn, as the pass may us that you are above the fact age of twenty hote years that you are a clusen of the fusies States, or to be your tries declared your intention to become a circum, conformal ly by the laws of the United States on the subject of Bathralias inn: that next preceding his e ection you have seen a resident of the town six montas; and that you a con a resident of

SEC. 2017 serson or persons after having shall be rejected. The shall taxe said out or Sec. 10 any person, w en chat enger, seen minifiet um requested by the Tewn Cos. a Tomation als votes and be received, by ess it ector, as movie et in Section three, of this spair is proven to the satisfaction of a najority with tolco ect the same, in the same manner at any election her. Augment to the Newstone and brind that the County Treasurers Of the server of this ordinance who is not cure into the server. era, countries of this Certifory 200 ect Infair, or, on conviction hereof, se fined to less han ter SEC. 5.—Wherever any tax 431, he pair to use of election of using to receive the vote of nor more trapione nuncres cos est and everythe consector he shall mark the work made on any quarifier votes who shall tree or other to the face of the invertibility posite is the feat, and take the ones or affirmation a presaid unless that are of the invertibility of th

Sec. 11.—Vaça etecnics visit or fina y running otherwise that rescribed in section as last as on section 7 m, at sas as liften as count the oxilots dispressed as a reason of the distribution of the distributio SEC. 6.—The four of frances, intresolu-on, may from time to time, extend the central pero in lots received and to central more introduced in the control of the central transfer of all of the central pero in lots received the number of time extend the central pero in lots received the number of time. The undersigned Adomy of the Toxy of any warrant forfice conochon of taxes or principle dies into any learner to the flory of the board of the materia and in the box, and a terhaping of the board of the board of the materia and in the box. tion, may from time to time, extend the return opera, in lots recover and except the sumber. Sec. 5.— any person such prior, we approve to side-walds, so far as many be necessary to excessments in the constraint to the original and the whole humber of vites of 3n organization of the material and in the manner.

said to rejecto, fortwant of form if the negeof election can electrolise therefrom a tagin hereafter move, after, of in any manner give ace same nat not been laid, satisfaction the beautiful intence to be voted any food or place gate which is nor upon any for and the office at votal intence, to be voted our to be irrigating canals or clades of this Town,

out returns of the election by writing at fu ength the name of the herson role for, the and my to said fown a sum not ess than three ofice or which he was be designated and the domars not more than fifty co. are or eight and number of votes received y him. Returns may every offense.

At an election heal at in the town of Lagrado At an election heat at our the term of Autorago, opings, in the Territory of Co practo, in the year eighteen hundred and the fallowing manner herscha received the number of yores annexed to tadir respectively mes for the following centribed externs to with A. Il had-voies for resice

C. D. hic \_\_void for Trastee. Zic., etc., etc. Certified by as, Colorado Springs, At ril-

N. Jalges Artest, R. C., Clerk of Bleetlon.

rectee to ne Town Cera of the tewn of Color cuire ci e ent ma eria s. raco Swings, and Ceaverne to said Towa Cera with tout it can be of the tinger of election, thirty days a fer first multication of fice ce in a ciection, fany dege o' ciection, who shall he deputed to de aver any returns to the Town Core as a oresain, spania, of negocieto cellver the olowing form; , the same within three cass a ter bie exection, with the seal an worker, he shall be subject to a ins o' one nuncree co. ars.

sec. 5.—As soon as the returns of the cewered to the fown Cork he shall to withe source of Trustees, who shall forthwill a ca a meet n.z. SEC. 2.—The Phare of Prus cessinal annua. Pour les and returns and ca wass the same, and The Town Cerk, under the ispecsion of the loant of Frances, she oper to when arough the chare of rusceed said deerection, who some now the digrest number of votes for any office, and care the result in from of the person having year and un!" their successors are a projected the same to the same to me some are our na o their proceedings the Lown Cerk son. mmediate v issue centificales of election to De person so frunc :> Se e ectes.

SEC. 15. The success of election and have nave hower to a hours two electors of the town and the town constant of the matter; power to reserve over it me has a me to command the Town Constant or or or or wifeer; o arres: and take se ore a fastice of the leace any person who shall, by violent and curbulen: concue, or in any mariner wier ere wit hander, obserue, Carry of comy to sego of Clerks o e'ec ion in the ischarge of heir chies, or ony voter in exerce in the riviege of worng;

here is an equal tel 3 per of votes at the er two

Cup. K-FEAS PREMATIONS Be it ordained by the Beard of Trustees of the

Town of Colorado Springs . SECTION 1. That hat office of Town Payet. coan is bereisy estab and that it show the the Curyo, the sound of custees to a moint a compe ant physician to fisuch office, who shall no c his o nee for one y ar and until his successor is on 7 appoin ec.

SEC. 2.—it sha. oe te duty of say officer m report to be poare of each, in a cases. o cangerous and concagious diseases, and to artent on a persons was may be caken by the on er o the sourc of ries th to the souse prepared as a despital in the court, for sach services ne sna receive nen compensation as may be coemer just by the Board of Trustees. SEC, 1—The Presider of the Joan of the lees, lown-constante, and lown hysician

sial, de and are hore w lonstituter a Boarc of Sec. 2. 13 san be nell duty, whenever bey ascertain that any erson is in execution con ligious disease, to take air propriand ne-

SEC. 5 any perso i san re i se o be removes, it sha be the cay of the foun constare, upon the order of the Presidents of the

CHAP. XL. DECC., 28.

An Orrinance concerning Ditches. Be it ordained by the Board of Trustees of the Town of Colorado Springs .

Section t .- it is territy made awfu, to ; construct a cited along any A ley for the punpur mie of irrigation and for icuse ions uses. SEE 2 2 if it is cificalt to concue water, for the surposes a oresaid, poor any of or parthis orcinance then into a case the Board of True. Suit being main ainer against the owner or ocin their exerction give a v ritter permission of covery of the expense of such side was as in as-

side-wa & for the purpose of ran ting waser upon

conviction thereo, salabe lines in a sum not shader shade direct the same to be related and

son to fill two basots shall be seen ce- writer are under an supervision or cheese of the yown, ceit is y fo cec together hary car. July be the Diter Commissioner, without first raving SEC. 13.—The Care of election shall make person or persons violating the provisions of ostained permission from und Diten Commissioner to so, n fer or move any such gale; any

> Chan XII.-SIDE WALKS. An Oreinance concerning Sie e.wa is. Be it ordained by the Boarn of Trustes of the Town of Colorado Springs;

ARTICLE I. SECTION 1 That a 1 sice walks which may de ordered by the Board of rustees stall de constructed une er it ie su terintencence and to the satisaction of the Street Commissioner. They shan be must twelve feet in wickle unless SEC. 1. The Larges of election sha cause of sound two-inch pine plans firmly set upon a ciferent width ma. De s zeiser in int order the returns to be enclosed in a packet, racing and spiled to suitable pearings of into the the 10. 100% thereis, which pac et state be earthor thee in between so as to orm on ever sealed and mar section lettrins, one of grace, unless the oneer for the same single

news paper printed and published in this incorporation, by the owner or eccupant of the premises. ... ie order for a sice-walk mas he is

Ordered, that a sidewalk be constructed on the of street, from screet to street, in conformity to if a less wieth than that specified in the oreil

SEC. 3.—A er the passage of an order for a sice-wa 4. the Town Clerk and course a notice

have orrered a sidewalt, or sidewalts to be constructed as o lows:

if of her was as have been ordered at the same sine, then insert as follows: Also on the sine of street from street to same size in the same spaine. -street from -street to-street, constructed in the manner required by the premines rein-tive to sidewalds, on or before the day of next, they will be but toy the Street Commissioner, and the

Sac. 17.—Whenever it shall be seen that any person they may appoint or har purpose. serin encence of the Street Comenintoner or WHEREAS, As owner are occupant of the browing

CREEKED BEST COMMENTER CONSTRUCT COM same betawice in conformity with the original older, and

THE OF CHORADO STREETS AND DESCRIPTION OF THE PARTY OF TH

An Se instice estadion ig and regulating the reception of the Screen Commissioner's report, san omer assess the expenses on the real esertises thereis. Such order may se in the o towing form:

ORDERED, That the severa same set opposite in the following described loss and parts of loss respectively.

Joseph Hollowing of the several state of the respectively are hereby respectively asset addithereon, to defray the everage of sidemaliks constructed by the Street Communications in unisusance of an order classed—189—and that penses of sicensums constructed by the Street Commissioner in pursuance of an order passed—187, and that a warrant issue for the collection of such assessment, returnable is mirry cays from the case thereof.

SEC. 6.- Warrants s'in he issuer by the Cown Creek and Signed by the President of the Sound, the may be in the following form:

COLLECTOR'S WARRANTS TERRITORY OF COLORAIN, COUNTY OF EL PASO.

The Proble of the Territory of Commado to the Callican of the Town of Colorado Springs : Greeting Winners, The owners and occurants of the following Real Fasters to wit: I of Llock etc. were fasted after one nonce, to construct aidewalks in pursuance

WETTERS President of the Board of Trustees of the Cown of Coloraco Springs, and the SEAL Corporate Scal thereoff the day of Bonri of crustees, to remove such person to. Which warrant she be re ivered to the Jown

Corrector las soon as many reafter the assessment is made. The Fount Cere shall take a caarge the amount to tim. On the delivery of fine of not less than one coffar nor more than in this incorporation; which notice may be in

SIDEWALK WARRANT.

Town of Colorano Street, -- 181-Public notice is hereby given that a wartantfor the colletter of an assessment made by the Haard of Trastees appear certain Real Estate, for the Oss of Sidewalsh con structed, by the Street Commissioner on side of me for colection, and payment of the same is hereby pose of conducting water to be used for the like confector is hereby wester with the same (SEC. 7.-in the collection of such warrants, powers, duties, and via nitie- given or impoled aron nim by zw, in the collection of genera ce. o. Jane, by means of a cited running a ong the in like form. Provided, that not ring in this oroinance shall be so construed as to prevent a tees, upon the any learing of any person, may burant of such lots and real estate for the rethe construction of a cite or citenes unning som seit, as for money said out and are out to his use at his request, and the expenses of such side-walks sad be recoverable against the our. ner and occupant of sher of any real estate in an action for money paid out and said out to ris use at his request before a sy Court saving jurisciction. Ali moneys collecter sur De de-

conviction there of same because in a sum now same, some invertible same of least five collars nor more transfifty to large of relies of neglect to comply with Sec. 6, Any person or persons who shall plantiful rustees in the same manner as it facsuch or er he shall report the some to the

SEC. 9.-Wienever any sincewark snall become procen or otherwise out of nepair, or recaires to be whomy re-air, the Street Commissioner shall cause a verbal, printed, or written notice to be served upon the owner of occurrent of the premises in the manner prescriber in section four of this article. Provided, that the no. tice saar require such repairs to be made in three cays after the service thereof; but in at cases where it s.m.; he necessary wholly to reraile any sine-was, not eas thin twenty eavs sha. be specifier in the notice. If any person s.id. refuse or neg'ect to repair or rebaile any stee walk after notice as a oresaid, he shall be subject, on conviction, to a penalty or fine of not less than five not more than one hunched co. ats for each offense. He sha also be hable or all damages which the Town may incur by reason thereof, to be recovered by the lown in an action of assum wit. The Street Commissioner s.ia., in a., cases where parties relise or neg ect to repair or reounc side wa'ss, in pursuance of notice as a oresaic, or cannot pe founc, cause the same to be re-bin t or repaired. within a reasonable time niter the expiration of the time mentioned in said notice, and report the expense to the Board of Trus ees. The report may be in the same orm, and the expenses for the construction of repair may be consected in the same manner as the expenses for the construction of siee-wales as terrin before mo-

ARTICLE II. - OBSTRUCTIONS TO SHEWALKS. SECTION 1. - No porch, 381 ery, stoop, sleps, ce tar cour stairs, railings, allform, or other ossiruction erected or to be erec et wi nin the Own, or placed in or a joh any soeward, shall extend into, or upon any sidewa a more than Bance shall be desired the wicth shall be exil person shall erect, seen or maintain any obstrucour feet from the front ine o the ot. I ame tion upon or many siceways, in vo ation of the provisions of this section, or if any person shall present to be into spec in a rewspaper in this owner or occupied by him is violation of the corporation for the space of two weeks. The section, he shall upon conviction thereof be fixed got ce saa. specify the cay oft or be one which not less than ive co. ars advince man one harthe side was state of the cay of the owner of the country of the side and the car have such one again the side was stated and the car say for the side of the car say for the car of the car say for the car of t or occasint, and the woman water of the country and the water such our street on street on the street of the such and the such as the such cran that specifies in the Organize, an imay any site of a let notice from the Town Constane or other own Officer o remove the same, sha of ceeinec am here o se a se parate and

Sec. 2. The President of the Bare of Trus. tees, Dwn Constance, and Street Commissioner, is hereby aut forized to cause any steps, slow, ga, ery, hailorm, ce ar cour, stairs, rai ing, or of ser obstituction erected in violation of the orezong section, to be removed within a reasonable or we so solemn rewear or aftern state of any such of ense the offense site, on Seciliary and solemn rewear or aftern state of we consider the extension for the construction, for each site of the construction of the state of the construction of t time a ter tofice to hat effect rom either c' tae officers a pressaid served upon the owner, agent, or other person in possession of the premises w sore such vio ation occurs, and the owner, a rent or party causing suc 1 operatorion or vio shon sas 187 8 expenses and cos so suc i remova.

SEC. 3.- No person sha . are upon or surfer to be placed upon any siceward in this Town any goods, wa es, or merchancist, or sale or show, restored later from the roat the of the or Where such goods may to so exposer.

Sec. 4. No person or persons receiving or oe vering 2006s, weres, or merchar ise in tale SEC. 8.—To cot sign the release of the economic state of the cost of every side ward leaving a passage was constructed by order of the cost of every side ward leaving a passage was constructed by order of the Board of Tracers, where side y costs may be only feel which are the same as soon as many be found passages; and no persons or persons as commission of the or seen upon or sever to be er be foot passengers; and no person or persons recentral of the inetital mach goods some suffer you the to be of remain on sec. Seemark by sec. never to the oregoing lest in long at a songer period toan wenty four nous, and est octation of Seasons Aid and and and the seasons of that or is feet only is the seal of the State Johnson oner. 144 C. 2 COM 1, 00 COOKS CO. 124 MA

nan three to are nor more than one numbers, out contrary to be provisions of his section. Grance size ast, by Shock's Zen; north, fown shall be maintained by the next of every such or when a red are read the samplet to a tre being or and course the same to be a tered within ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month of same to be a ten by Cache a month

Sec. 5 .- Any person or persons who sha artemse to se per saa. Cry for si e at 30 1; aftered; Prompled, that parties resiring may six cays' nooce of said said by posting up notices sion from the fresident of the Board of Trus ees, and then on y in the streets and aces designated in such permission, any goods, chattes, or personal property whatever, to any person or bersons upon the sicewa c or streets within this Town, so is to collect a crowe of neone upon sak, sidewalks or streets whereby the free bassage t iereo' of any person or persons is pravented or hincerec, sha . De feemed gui ty as the at his of a nuisance and of obstructing the sice. walks and sincets, and slat he severally subject to a fine of ten co- ats. Ins section sia. inc une icensor auctioneers o' the Town of Co.

Sec. 6. - No serson shall at any time asten any noise or torsed in such a way that the horse, in places number eighty one, nine some, one vericle, reins or mes shall be an O stace to macrec and one, one; made and two, and the ree use of the snewa k, under a zena ty of amety two of the town. In ess the same be one dollar or each offense, and the person in kent in a close and secure metalic vesse; whose possession or use kern house or forses and no as resultance seet or deposited in shall then e, s in see dechier the offender, un any other part of this town, an essent ess he can move the confrary to the satisfaction be sent in a cose, metalic vesse per termit. of se astice before w rounders in the prosecuted, er in the ground, not ess than three cet iedraw suck any wagon or cart, or o ser we see, than five nor more than one nancres collars ower any snew ext, or use, ent, the, or early or each of ease, and a further bend ty of one any perse, wagon, sien or sleight hereon, unless co. ar cor every twenty-tour hours he same it be in crossing the same to go it to a yard or he suffered to remain so cept or deposited at of where no suitable crossing or means of access ter notice rom a rire Warcen to remove the is provided, under sena ty of not sess than one same. ( ), ar nor n ore than twenty five ( ), ars for each .

SEC. S. - A. cross wa's in the Town that, article which may come to their knowledge to be said auc reserved free from s'eight, wag ons, la justice of the feace of said town. chits air carriages, and horses or other animals being places offsubbree to stam Tiereon, except of so ar as may of necessary in crossing the same, and the owner or criver of any seigh, wagon, cart, or carrage, norse or other anima, offencing terein, sha Orer (o ars.

CHAPTER X111 An Organization congerning the fire Department.

AR PROLE IN OF PIRE OFFICERS AND DELIES PRINTERS. OF CHIERN DERING PIRES.

appointed by the doctroit Trustees of the Lown in on any premises be on ging to or occupied by of Co oraco Springs, one or more fire Warcens, and or them to become nauseous, ou follensive, who shall host their office or any ength of time, or injurious to the public near. in it exceeding one year, to be determined by the Siri, 3. No person spa. si ferior permit any Boan, of fruitees, at receive such compensa, butta or unsound meas, fish, somes, tices, or tion is may be allowed by the Boart. It shall skins of any line, or any i.t., offal, cead aribe the daily of the fire Warren pr Warrens, to's ma, vegetable, or other unsount or offensive

curing a tire, shall be subject and obether to the imany street or a ley in he front of or in the orders of the fire Wardens, the loan of Cars frear of such fremises. teas, win Constante, and all other others, in Sec. 4. No bersons all sweep or throw into fest and pay for every such offense the sum of churchastice materials. the c thars, and all orders shall have power to St. 5. Any person or arrows who shall arrest any such persons a neglecting or refusing the are either of the four foregoing seltions of th to pixy such a wful to loss as afteresand, and most this on mance shall be occurred the author of a non incustor y until after the tire shall rave been maissance, and on conviction shalls so ject to a extinguistics, which is shall be taken by one a line of not cash tan lien by the about astrocto be oben to start the tower to come a line o not essitiant tentrol us and not more than after a line o not essitiant tentrol us and not more than after a line o not essitiant tentrol us and not more than after a line o not essitiant tentrol us and the forevery offy. The line o not essitiant tentrol us and the forevery offy. The line o not essitiant tentrol us and the line of the Derson.

ARTICLE II. PUBLICHOOMS REGILATIONS. See I to I shall be me duty of the fire War. nances of the fown in relation thereto,

sha be made on the remest of any citilen a any amended, to cause an ativacs to be cleared and condition and Sefety viercof. And w jenever in amond soor of ter nauscous st stances to sethe opinion of any Fire Warden; any stove, fire. burnes, or removed seyour the mits of the place, hearth, grate, urnace, or other slace for keeping fire, or any modificulance for conducting smoke of heat from any such cace, may be in o the foregoing section, it sha be the city o such condition as to senser the keeping of fire the lown Constance or such other differences the therein unsafe; it shall be its outly to drover any board of rustees may orgest, to betwelf notice cirect the occupant of the suitaing in which the im writing upon the owner, occupant, or agent same may be; or with which the same may be of any lot, but eing, or bremises in or unon connected, to discuntinue the making of fire there, which any nuisance may be found, or upon nim: in, and to make a necessary a terations and re- or her who may be the author or cause of such or thing whatsoever, which may encumber or in the compon of the Fire Wark en inspecting the will in a specified time and if such owner, occur to be removed within live days a ter notice to same; and i any person sha make a fire there- pant, or agent sha neglect or reluse to comby the owner thereof, premove the same, to cause in, and neglect to make such necessary a teral with the requirements of such order, within the the same to be removed to some suitable hace. tions and repairs, after soing directed so to co. time specified, actor see shall be surject to a fine. Anothe owner of try such article so removed own alsum not less than five col ars for eact and every cay as shall continue to use the same. without making he necessary a terations and repairs as a bresan . PROVIDED, that any person. eeling a mae f aggrieved by the decision or the rection o any fire Warren, may a meat to the premises and a nated nucler the provisions of this Board of Trustees at the first meeting the eo a ter the order of the Tire Warden as a presaid but in all cases the orders of the said Fre War cen to discontinue the making of any fire, sha be complied wit i until the fina Tecision of the Board of Instees on such aboda. Any person who sha resist of o struct any Fire Warcen in se execution of the tuties herein enjoined upor him shail or eit ant hay to said town a sum not ess than five 60 ars nor more than one nuncred CO ars.

SEC, 5 No inter candle or amp sha, be used in say state, or other nade or builting expended to his or her use at his or her regulest. materia's shall be kent, un ess the same shall be we recuret in a antern, under the benaty of two co. are or each or ente.

SEC. 4. No. my, straw, chos, shavings, or conected. other compositive materials shall be set on fire or Sec. 8. - When any nuisance shall be found. surfice in any street or of within orty cet of on any premises or e sewhere within the limits any but Ing n t is town, and then on y in the o'the lown, contrary to any town ordinance, cay-time when the wine is rot howing) without the President of the poard of Trustees, in his permission of the President d' ne Board, under discretion, is here by authorized to cause he the penalty of five co. ars to be recovered of same to be summarily abatec, and in such manany person cirecting or causing the same to be ner as he may cirect.

Gone. SEC. 5. Any serson was soal, within slaty eet of any michig in which fire is cept, but any lay, straw qu other compustible materia's in stack of hie wishout just having the same en. An ordinance producting the running at asse of in stack of hie without list naving the same on. An ordinance promoting the running at angle of and may so said lower to some or protect it from fiving certain animals in the limits prescribed by this and the invites sum of the foreign or protect it from fiving certain animals in the limits prescribed by this and the invites sum of the ordinance. Since a Persons proseculing or 1'v infort for the recovery of any for either or penalty that an include included notice to remove or secure the same.

SEC. 6. - No chimney shall herea ter be mit this town with essitian four motes in the cness of price or stone, some etaly in sected in lime mor aranc o asterio on the inside with a smooth coat o' the same. No fue siz. in any case le less tran four oy twe ve inches, and i fintenger or more than two was estoves, not ess than our by sixteen inches. Lo'es or store-bipes sua mare a steet from him he inserted into the chimney, imoreces in mortar, and when not in use, a tin or siee iron stopper, with a finge at east in an mer wice, outside of the mick. Every person who shall ferea ter sui c or cause to be but t. a fer eri o ace e sarge sad in sounc a. horses, en mbey contrary to he provisions of this artic s, mu es, asses, catte, sacen or swine permitted of stime, or every such of ease, or eit and pay to run at

remain as a oresale a ter notice to remove the a teration by any suc Warcen, or fortest and may the sum of five co. ars or every week therea ter so on g as said chimney shad remain unreceet by any are Warren; and on tai are or Sec. 5. Sea to cover or every some for eit and pay he sum of he collars, and en co ars or each weet that such chimney remains contrary to the cirection of the gire

SEC. 7.—Stove-pipes sha not be ess than materia jun esse pere pe a couple circle o tin, con perein, and her cen s per reac or se ing the nor more han len Donars. nected together, and air holes a trong i the conoraco Sorings, and it is hereby made the exillie substance; and every person violating the oraco pay overlad to pay overlad to prove freeze press cuty of the Joan Constible to cause he provision of tais section, shar for eit and have struct observance of this and a forcinances related said town the sum of five collars, large the surthe to o structions, o sicewa as and streets with ther sum of five to are or every, week such serson sha, con inue violating this section.

Sec. 8. - No as les s'in pe kept or depositer Sho, 7. No person or beisons sha bush or low the surface, under a penalty of not less

> SEC. 9. -- It is here by made the cuty of the raire Wardens to report a vications of this

CHAPAN V. NU SANCES An Oreinance concerning Nuisances.

Toler and pay at send by o' Bert, ordained by the Board of Trustees of the Town of Colorado Springs

ARTICLE I.- NUISANCES GENERALLY.

Section 1. at no sangiter maises nor Berrowlained by the Borni of Trustees of the mins of this fewn, without hie consent in nog mens sha be sen, within the Cornorate writing and uncer the cirection of the Board of

SEC. 2. - No person of persons, shall suffer or SECTION 1. That there may be elected or permit any ce ar, van t, privy, 200 or grounds,

see that a orangances of the lown concerning matter whatever, or any any the pecome offensive, to, se offennam upon its or her vemises 51 . 2 Tery person who shall be bresent, or u ion any premises occupied by time or ier of

exanguishing the tre tind team ving any profect any street, alley, or vacant lot in the lown of the party and in case such a comedia I negative Conorado Sarings, any waste paper, in can, sect of refuse to obey so it orders, se show it straw, on contest, rats, boots, or show, for any

officer læ known or let make known to sun abate the same, or on such notice of a by party

Sile, b. - for the bur loses of carrying the oregoing sections of this organice into effect, i the long occupied or to stall be the duty of the lown Constates and occupied, and a studyings in process of corrections other officers as may be cheese, or concurrency struction, al de nostiones of ashes an imaginfue, the Board of Trustees, from time to line, to turing estab ishments, and report to the Sand ascertain and cause a nuisances declared to se of frus ees all violations of law and the oran resuch by the orangice, to be abateo, an each state all o sans officers shall have poned jat a SEC. 2. The life Warriens shall, also, from times between the rising one the setting of the time by time, unspect all stoves, the places, sun to enter any store, rouse stable, left any heartist grates, furnities, soilers, and other building, morder that I amough examination of paces in this hown we ere fire may be ke at, and cel ais, vaults, since aim trains may to mai e, al stone files, chimners, ovens, and other as to enter upon a flots on grounds, and to cause paratus or hath es commerces therewith, for the an stagnant water to be clamen of, and poors, purpose of ascertaining whether the same be in who to, sinks, crains, or ow grounds to he a safe and proper com tion, and such inspection cleansed, litted up, or otherwise improved or propertiene, for the in pase of ascertaining the keat in good concition, and to cause all ceau

> SEC. 7. - n order o carry ou, the privisions once upon the expiration of the time specified in the same marner a lare the expenses or the limits of this town. Any person or persons videnting the same marner a lare the expenses or the limits of this town. Any person or persons videnting the provisions of the same marner a lare the expenses or the limits of this town. Any person or persons videnting the provisions of the lating or any other orcinance, at he expense of the own, it sha be ne cuty of the officer to report in writing, to the Board of Trustees by the own, the amount of such expense and a description of the premises in or upon which the nuisance existed, the name of the owner or occupant o' suc i premises, when mown, and the maimer of the service of notice, and theresoon suit kna se institu ec in tie name of the Town. against the owner or occupant of such premises for the recovery of the expense incurred in a sating such nuisance, as in the case of moneys sented herein. Provided, that if the ware of Trustees so exect, said expense shall be assessed unon the premises chargeab e therewith, and collected in the same manner that a \_ axes or special assessments are

## CHAP. XV.- POUND LAW.

Lown of Colorado Springs:

Section 1.—That it and be the duty of the Boarc of Trustees to secure or construct, a sui. are and safe "pound" for he impounded of certain anima st m; may be ound running a: arge within he prescribed miso this town. SEC. 2. -- t sha . se the cury of the Board of rustees to secure the hervices of a comment man at a ixed salary per month, which salary sia bebaic on of the common lancs of the

ac. as Town Letter and Pounce Master. SEC. 13.—Et sha, he has conve of the Tewn

Jown Treasury not o nerwise appropriate, to

mule, ass or head of cattle received into said pound le sum ef one co ar and ily cents ners or ne er. sent, sevenly ave cents her cay for each cay Sze 3. Whoever his throw or deposit any sha collect hay cen a or receiving the same a soal, on conviction, or a and may o seic lown. our moves rom any wood or of ter compust he twen y ive cen's per head for each dog ten or each or each

> Sec. 6 .- It size the cuty of said Merder's or Point. Naster to pay over to the Lown treasurer a proceeds accruing as bound feet and all An Ordinance providing for the Collection of commissions on sale of stock, taking said. Treasures Road Tax. urer's receive for the same; and # shall become Be it ordained by the Board of Trustees of the

SEC. 7. It s'is a be the cuty of said There'er or Pound Master to day over to the Cown Creasnrer a., moneys hat may accrue from the sa e of stock, according to the provisions of his ord nance, taking sairs reasurer's receist therefor: and said money shall be de ivered to the owner suc s owner sha lappear within one year from time of san sa e and render so is actory proof to ne Boare of frustees of tit e in sait. stock; and in case no such owner shall appear, c aim, and give satisfactory proof, as a nove province, then suc'a money san the forfeited and become a portion of the common fund of said town.

· Sec. 8. - The owner of any anima or anima s mentioned in this ort mance that sin ... have been impounced may claim and have them released unto nim upon payment o charges that may be due, according to he provisions of this ore inance, to saic Joung Master, u pon! sais actury proof o' dwners no to san a counc Master.

Sec. 9 .- It shall be the cuty of the fercer or Pounc. Master, on receiving any anima, to enter a description a nereof with cate of receiving, in a poor to be cent or that purpose by him; he sia a so enfer into such 200 c every sa e made by him, the lime, we amount received therefrom and the costs, and amount deposited in the own Treasury; and i the an ma be claimer, an entry Liereo and he owner's receipt, which siai be taken in said 2004.

Sec. 10. - 2 and person or persons shall break open or in any way, cirec. y or in pirect ", aic or every such person shall be fined, on conviction, in a sum not ess than twenty-five co are nor more than hav do are and costs of suit, and in de au tof jayment saa, be imprisoned in the town ca a mose not ess than five nor more than filteen days.

SEC. 11. - Every person who shall hinder, ceay or o struct any person or persons engager : in driving any anima, or anima's mentioner in ave co. ars and cos's of suit.

vited by this ordinance, it

Sec. 13. It small be the cuty of the owner of

Sect. 12. No spire shad be taken in charge. Sec. 2—On the trial of any person before any by said found enter to nerd un ess' the be ore of the fustices of the feace within this town shown to same better, who san see a record the sown to introduce, in susport of se in charges,

nance, and any neglect of auty on his part to ex- ant may likewise resort to testimony of like naerate the provisions of his oremance sha be ture for the purpose of deproving said charge, a ! wages one him as herder rom sait flown.

CHAR AVE-STREETS AND ALLEYS. the Town of Colorado Springs:

Signion L. That no person shall encumber or obstruct any Street, Avenue, A cy, or other ono is made, by pareing therein he thereon any ui ding materia's, or any artic d'or hing whatsoever, wit rout ire having o stained ocrinission rom the President of the Board of Trustees, or he Street Commissioner, ancer a penaty of Tive No ars for east offense, and a further tena ty of Two Do, are for each cay such incumorance or obstruction shall continue.

Sec. 2.—The President of the Board of rustees, Street Commissioner, er Town Conpairs to ten er the seigning of fire therein safe, numarice, recurring that or her to a rate the same to astruct any street a 'ey, or other than his hace. An the induced to revent the Manuascure and o not sess tian fen do iers, nor more tian soa for eit and to sait fown jie sum of fifty beliars or every such violation; and it five to are in acres on to ; se expenses of such sia. le the cuty of such officer to process at removal, which expresses a he recoverabe in

SEC. 3.-Neither he Presidention the spare rustees nor Stree. Commissioner san grant permission to hace if keep any mi ding materia s in any of the streets and a eys of this city; for a unger per oc. ian four mon. as, and such permission size no authorize the obstructing Chary, victed ing or of her louse or other louse or of more than one is of the carrage way, and one hat of the signward, except in cases of argers necessity, and presions and ceaing in any spirituous, vinous, ementer of and a eys. ever the person to whom same is granted shall extend the obstruction beyond the limits pre-

place any miching it wide or in part, upon or persons shall, upon conviction to reof, be any street, a tey, shewax, or other public fines or each and every offense in a jum not grounds within this 'own, sha on conviction less than hey collars nor thore than if ee hun-AUDICITE LO AFS.

SEC. 5.- The owner of lany building, ence, or other obstruction, now stanting or which may herea er be erected or places upon any screet, a ley, sidewal a or only ic ground, within this Town shall remove the same whom Thirty. cays a er he saa. he so required to co, by notice in writing signet by he bres cent of the fours of Trus ees. for every violation of this section be o enter lan on conviction ore:

Sec. 6.—Wheneve he owner of any hunding, ence, or other obstruction, searcing or encroaching upon any sireet, a ey, or ricewalk. or milic ground in this town sale wase or neg eet it remove the same after no dee, as proviced in the oregoing section, he same san e ceemed a nuisance- and visia de law for he President of the Board of Trustees to cause the same to be removed or taken court, in his riscretion, and the empenses thereof san he recoverau e of he ow ser in an action of assum. si, or cest, or by assessment on the premises in be namer provider size ordinances concernid he sances, are every berso who shall Grane or resistance execution or the orders of the President of the Board of Trestees made it

came a rechec to verices foured or otherwise, the owner, recher or reconstraving change of SEC. 4. - state of the form of said Town the Sown Constant or Street Constant in the Sound Constant of the Sou ercer or Pounc Master to se a nu le auction ; give such cirrections in regard to the femova o engraveu forceon; and i a any time any a such slock as may be impounded, irst giving such learns, vehicles etc., as he tas openion of, such collection of such collection from the erect or but a country of terra cotta or other in thee but of pages in safe than sometimes of terra cotta or other in thee but of pages in safe than section and better than the country of the owner, teacher or person training or carried may see cashs notice of any cost of a section page of the country of the owner, teacher or person training or carried may be compared to the country of the owner, teacher or person training or carried may be compared to the country of such officer may be recuired for the manife con- need of any cog brick of when, it shall be the Now Last before the campulate, neglecting to oney such directive she forfelt charge of any such cog, hi ch or when to imand hay to said fown a sum a not less than mediately renace the colar upon such cog, One Do at not close tan Len ade are and nisy litted or wie to as provided in Itals orcile arrestec lertawin to answer o such re usar nance.

sent therein, and one co ar per read or se ling snaw, cit, ven, entite or other massis in any the same; of every head o sheep of swine he sheet, alley, or other minks have in this hown,

CHAP. XV TOAT FAX

Town of Colorado Springs : 40

SECTION 1 .- That every able boxies male resicent of this lown over the age of twenty one wire muzzle, and the overer hereof shall forand under the age of sixty years, shall a for each year two cays upon the streets and a cys o said tars for each cog, niterior whe plwnigh may be own, out any terson in leu thereo, may pay a tax not exceeding "No Do ars or each day's ions of this ore inance

Se nem ser in each year, notify a cherson's in this the cury herein prescribed so all priek and pay incorporation su sect o roac tax, so a spear at to said down a sum not essit san five no are such time and place are, with such too s as he nor more than (wenty-live to ars for each may resignate, to perform the amount of work of ense. recuired in ieu o. reac ax. Provided, trat nothing in this section s in prevent the supervisors of streets from ca magiou; any of such bersons o perform such work at any time when be shall consider such work needed. SEC. 3.—Any person failing to present nimse.

or abor or lating to say the amount which is taken in ieu o such a por within less cays after cemant by the Supervisor of Streets, sha de such for the amount be ore any cot " o combetent juristiction for the amount in an action. O cent, and no set o 7 na ne a logel nereto. SEC. a .- 'se Supervisor o Stree s s sa. report to the Board of Prustees when required so te co, a list o a persons in this neor poration subject to road ax, the names of all persons w to nave per o med ne work instead negeo, amount as a oresoid. of money co ectee, and paid out in tim, rom assist in prenaingulen any pount of said town, whom received, to whom and what for paid, the number o' cays le nin se nas pem in actual service, and a is. o' the define ueals.

### CPAP. XVIII. - VAGRANTS. An orginance concerning Vagrants.

Be it ordained by the Board of Trustees of the Town of Colorado Springs.

Section 1. That and a 16 for by persons this ore mance to see sound of sat, town, sad, who, not having vising means form fretain thems for est and pay, on conviction, to said town a ine serves, ive it y wit sout em hoyment for are oung not ess tran ten co, ars nor more nan twenty. loitering or ramy ing about, or ware pring abroac ane orging in treating nouses, curpouses and Sec. 12. I said e the cuty of the ferrer houses of had require, shees or stanting, or in the or ounce Master of said town tol movie e neces. Oven air; or who shad he oung t spassing in sary sustenance for a anima's un conjude in the night line upon the private beemises of said town wit ion, but her charges I ian and pro- Lot iersand not giving a good account of themse ves; or wantering abroad and jegging, or any stock cost in fiel fown of Colorado Springs themselves in the streets or diver in fougulares, desiring to have his stock graze on the range, to pur in other made 5 aces to begin received missing per month or rac loval part of a month, shall be purgary, or for picking locks or pekets, and siomo tie same, sia. se ceemec va

mentioned ce is said and the receist here or charged with seing a vagrant it find a aw us or i testimony of the general character and resulta-Sec. 15. I san to be cuty of said elercer tion of the defendant, touching the offense or to observe strictly a the provisions of this ore is Charge set of thirthe complaint, and here ence considered, a misdemensor, and thereby, or estimate i the de estant, and a the gloos have scen reart , se sound, gui ty, ne or se e sha i se assessed to say a fine of no less than we do are nor more than one number, colar; and the An ordinance conderning Streets and A eys. tried, sital enter in gment for said fine and say ustice, se ore whom the said calise such he Be it ordained by the Board of Trustees of worts; and san , moreover, require the defencant to give a bone to the town of Coloraco Springs, with good and sufficient security, to be n prover y the justice more whore said desendant shall be triet, in a bena ty 100 less than wo mne reaco ars, conditioned that he said defencant wi ., for mespace of thirty cags next ensuing the execution of saic bone, seed good benaviour; and in teau thereof it when he the enty o said justice to commit said we me ant to he town calaboose until security's givensuch imprisonmen, not to exceed therty cays.

# CHAP. XIX.-MANGFACUURE AND

Sale of Di uot. Be it ordered by the Board of Trustes of the

Town of Colorado Springs . Section 1.— bat no erson stal name ac-

ture, cisti or orew any sprituous, vi ous, sermenter or mart liquors within the orporate conviction, orieit, and pay to said temm a fine not less than ity cours nor more han one Tuncree co sars.

SEC. 2.—Any person or persons who shall teren'ter have or teen any avern, gracery, ora se conserve miles of this town, on se pursorescribed by this ordinance. bose o' se ng or giving away or in an manner mad actions; or any person or persons who is 13 ,, w timse , a's agent for serv nt, se give away or in any manner seal in a v shrift bots, vinous, fermented or mak k doe, within SEC. 2.— Every erson who say erect or the corporate limits of this lown, sac person or el; and pay to sai Town a sum no ess nam cree co. ars and costs of sain, or impresoned in wenty ave co are and not more han one ne town ca aboose not less than ten ave not more than suity cays, or note, in the exerction oit ie cour ; Provided, taxt éruggis sor persons whose chief our ness is to se. C gs and medicines sia no be reconed to be ain the provisions of his ordinance, in se if any of such quors or purposes, pure y medic at me-Chanicar or sacramen a.

SEC. 3. - Que ta of the ites co emec unther this ordinance to be part to the remon givtig information, and the other half to le pair.

may be comperent witnesses on the as notwil is ancing their interest in the year 150 to recovered.

CEAP. XX.—DOOS. An Odnance Concerning Dog Se it Ordained by the Board of Trust of the Town of Colorado Springs

S.E. 106 - In. no Cor. orea . when SCAL DE DETER A SO OF A DIVISE TO THE OPE AT large within his own of Colorado Sn gs, unes le oweer, accie or lesson lava charge or any such Cog, liter of when she hefore its ine in each and every at, my with the sum of ten courses and every within ha portion of the town included and fown the sum of ten courses and every within ha portion of the town included and fown the sum of ten courses and every within ha portion of the town included and fown the sum of the s come of any chimner had him hereafter to pointed as of own to wit. South in No. See Committee of the pointed as of own to wit.

SEC. 2. Whenever the Beard of Trustees of the town of Coloraco Springs same se of the opinion hat any canger of hydrophybia exists in the town they shall issue an order recurring al persons within his town to conine heir he creaser invitwo eyes with its nationet, cogs, if they have any, for such time as such order may cesignate, curing which time it san not be aw'u locany cog, liter or when to run at arge within the limits of said town, unless secure y muzz ee; anc it s.a., se the Cu you the Town Constance of said town to kit, and cestrey, or cause to be silve and destroyed, any dag, siter or when which may be sund running a arge curing he time designated, as a oregain, unless securely muzz et with a Seit arc pay to said town the sum of five o. ound running at arge contraly to the provis-

Sect 5.—Any person of persons who shall Sec. 2. The Supervisor of Streets sine. we movest, in errunt, hinder or prevent the lown tween the first cay of April and he are cay of Constante brother officer in the chicharge of

SEC. al- any person or persons sha permit any sut to run or at at arge will e in neat, ne or they shan for eit and bay to said town he sum of five to lars, and it san he the city of the Town Constante to kill or, cause to be tillet, such sur, if to be found in sait town:

SEC. 5 - The Town Constante is a receive the sum of one call ar for each cog or sut he may xi under the provisions of this occupance; . Monotony spleasant in itself; mora y pieas-Provided ne cause to se burier se ant, any mora y useful. Marriage is monoto yone the limits of said lown; and it is hereby nous; but there is much, a trust, to be said in

lown C erk and make payment to hira as reto any owner, ceeper or person having a change such leense the sum of fifty cents therefor.

having n charge any such dog biten of when, want work come, - know who will colit.

#### C IAP. XXX. An One mance acopting the Foregoing Creinances,

Be it ordained by the Board of Trustees of the Town of Colorado Springs

the same are hereby ore ainer and passed by the one loves. Board of Trustees of the flown of Coorado Springs, and is to say:

rusteespline Town of Colorado Spring.

Chapter 2 .- An ordinance requiating the abpointment of town officers by the Board of Trustees, and prescribing their cuties.

Chanter 3.—An ordinance concerning ordi-Can ster 4.—An ore inance cor cerning of enses in the nature of miscemeanors.

Gramer 5.—Anjor inance or the procection. Chapter 6 .- An ordinance concerning pro-

ceedings be ore ustices of the Peace for fines and benatties. Chapter 7-An orcinance concerning the

issuing o licenses. Chapter 8,-An orchiance eguaning the evying and co ection of axes! Crapter 9.—An ordinance reguating the

mode of ioging elections. Charter to .- An on inance establishing and regulating the health repartment. Chapter 11:-An oreinance concerning

Chanter 12.-An ordinance concerning sice-Charten 13 .- An ordinance concerning the

ire ce ar ment. Chapter 14 .- An ordinance concerning nuisances.

Cuapter 13.—An orginance providiting the Chapter 16:-An ore inance concerning screets

Chapter 171-An ordinance providing for the co ection of a road tax. Can ster 18 .- An ordinance concerning va-

Chamer 19 .- An orcinance to prevent the manu acture and sale of licuors. Chapter 20 - An ordinance concerning logs,

SEC. 2, - hat a ordinances of the Town of Co oraco 6 prings herecolore masses in relation othe subject matter of any office ordinances named in section one of this ordinance of and the same are hero w severa y receasor; Prowided, that'such repeal shall not a feet any act cone or right accruit, sor accruect or established; or any suit, action or proceeding had or commenced in any cause before the time when renea spa ta ce e ect, nor any orense committed, nor any penalty or for entere incurred, nor

of Trustees of the Town of Coverace Sorings, ne ue ng dis sprinance, be, and the same are hereby tecarec to be an ordinances of cour, said the had a teen rapier wit which the te Town of Co-craco Springs now in force. Sec. a - This orcinance some tuce effect and se in force from and after the twentynint i cay of December A. D. 1873.

Passec w he Poard of Traspes dis went y-second city of Diecember 1. 3. 2873. ALTES: To

J'ATTIZANO. A-3 TAX Cas. Tresides

ZOWN S.M.

DONE FOR.

A week ago to day, when red haired her w Down to the sugar camb carre to see me. saw ier coersec Took coming cown the valley ar as any rocy's eyes con a see.

And can't see the pine-enote place, Nor Saidy's pretty face a shining, nough hear the good words she save.

& week ago to night I was live and one y da y was zone pace to V ason's Fort, And se seys by the sugar cettles ent me only: Dacy were hunting coons for sport. By there sueated a Jain ed lawnee,

Ancisca ped me to his heart's cesire. There key ouncime on the cry tursocks, ying, il oot y and fold as a live man court ce;

hoot out on the wanches overhead was Crying, Crying murcer on the 18th Pan nee. liev brought me to the gam, are. have was see me in the sweet white sating sut my eyes were in offishes,

And a riight my ears wou. sing. thought was a lienter on the mairie, but they save me or an on blin, the When the minting grounds are con and arry, ball. de here like a le ness log.

can't rice the little wiry bony. hat scrambles over his night and ow!; can't set my transfor the cony, Or oring cown the hack putto e.

in no better than a rusty, bursted riffe. And | con't see signs of any other trail; lere by the camp fire o age cole and stiffe, Anc near im fir the tout es with me vai. it's no use groaning. Live Sal v. Sut a Sigger squaw wou en't have me? wish they agon't found me in the valey at's twice sear not to see!

Rose Terry.

### MONOTONY,

mace the cuty of the lown Constable to re- avor of no weeklock. Living in the same move or cause to be removed beyong the limits notice is monotonous; but three removes, say o this town and surv a cogs and slats ellectie wise, are as nac as a fire. Decomotion is regarded as an evil by our littany. The Litany. SEC. 6.— t is here by mace the duty of any as usua, is right, "Chose, who teave, by land and a persons, on or selone the first day of or seal are to se objects of our bity and une in each and every year, to analy to free our prayers; and Loo bity them. I hown Cerk and make bayment to hira as re- design in that same monotony. It saves cari quiret in section one of this orginance; and it osity, anxiety excitement, disappointment, and s.na Se the cuty o said Clerk to issue a icense, a nost of hac massions. It gives a man the dessed, invigorating feeling that he is at nome; any cog, sites or when for one year; and the into all he sees; and that only the Being who Corcs in teep a record of the owner of the win do not a mig crue, or useless can tear them rogs so icensed; and or its services in single up. It is nessant to look cown on the same be entitled to receive from the derson distaining parish day after day, and say: "I know as hat Bes beneath, and a beneath know me. 2 Sec. 7.— hat every owner, see er or person want a rient, I snow where to fine him; i' who sin bermit the same to run or so at large pleasant and good to see the same trees year contrary to the provisions of this ordinance, after year : the same birds coming lace in spring sha force tanc, pay a pena ty o five co ars for to the same similar; the same panks covered cach cay's offense, to be recovered by action of with the same flowers, and broker, it they be cest in the name of the lown; and the inform, stiff ones,) while same gabs. Ceasant and going rom courte coor regging; or passing when recovered. It shall be the club of the same chair, of near the same of cont. That the same of the courter in the same of the courter of the race such stock in charge of sake form terior, and a persons mount min shall be subscribed as fogs, blones or location of the charge, and a race such stock in charge of sake form terior and the same of the same gui e ren ? 's a nermit cra h stipping vis tail dut of one strange sie; into ailutier, in the hones of its, itting him a little better, either a Cignified, sale, or gracefu animal? No; George Riccier was altrue on osciber:

## "Let writes go sarching sungered tages, Welbines at Whom, my dog and ! "

and secome there, not only wiser, but more Section r. nature of owing orcanances, charitable; for the offener one sees, the better severa y described by their captions, be, and one knows; and the letter one knows, the more

t is an easy anilosour; especially in the case of the house, where a man cannot afford Ru es arc oreer o' risiness, o'the Board of more than one, as a cannot. To own a studio phorses, after al., is not to own horse, at a l. but Curker 1.—An oreinance establishing the ricing machines. Your, run man who rices Crimica in the morning, Sir Guy in the alterndon, and Sadan to morrow, and something ese the next: cay, may be a very ganant neer; but it is a cuestion whether he enjoys he neasure which one horse lives to the moor man who rices nim day after cay : one horse, was is not a save, at a friend; who has learned at his tricks of voice, hand, need, and anous what his masteir wants, even without seing tole; wao Wh. near with his master's infirmițies, and ice. secure that his master will hear with his in

> cossivy, ateral, the grapes are sour; and. were one rich, one would do even by the rich are wont to co thut still, am a minute office. paer. Anc, therefore, this a ternoon, a ter have done the same work, visited the same neon e, and said the same words to teem, when have cone for fears past, and sia , trust, for in o the same winter garcen on the same of mare; and thing the same thoughts, and see the same rir-trees, and meet perhaps the same good. ie, ows, hunting their lox, as I have come with full content this many a year ; and reloice, as I said be ore, in my own bound ess weath, who have the whole universe to look at, without being quarged one penny or he show. Charles Kingsley, in the Winter Garden

## VARIETIES.

An excuange says: "See an eye out or the ear y resumption of payment." | Both our eyes are a reacy out looking for it and so are our e nows .- Jackson Sentinel.

-Trish "boy" to benevolent old gentleman "May be yer nonor" give a poor boy something. Sure, it's a clisso are or pain, and deaf, and cum, am !" A sent mine 2c. o C gent eman ; sutting us tane in his occeet - 'our e low!

A' o Sprague's co.tor mis are to star, up

For he list time since the war, as nonable acies wear cleaned kid gloves, one of he results

An accertisement or a district school teacher in New ... nampsaire conc udes in his way: "N. 3.-No man need soo y wad wears a s law."

SALUTATIONS. - Waen one Eng is man mee's. another, the asual incurry is, " ... ew do you co?" ne drencoman would ask, " ow to you carry yourse ?" "How do you find yourse"?" is the German interrogation; "How to you stant?" is the Italian; "Low co you are?" is the Dutch "Low co you perspire?" asses the Lay com the Chinaman wants to know "Low is your stomaca?" "Tave you caten your rice?"; the Pose, "Low co you have yourse ?": the Russian, " on co you like?"; while the Per-SEC. 1. Aut a ordinances of the Court tian sale alien is, "May the blacow never he

> A parriser, in replying to his an igonistic pierce a. Tools and knaves," whereupen his not to reica at lar 'Luco, a's sevem' heard mach from tim, es te stoke commit where.

> "Die smarmess" of a side Device Soy mice. lested a connection with the man with to any university reserves to the reserves to CHECKING WIFT CHECOGLOCOLOGS 5. TO and succeed respects for the second Slow-Side ments as will leoon see TEMPTA SE SOMETAL LITERATE TO DESMIN

OFFICIAL DIRECTORY.

TERRITORY OF COLORADO. COVERNOR -S. LI. Elter. SEXTETARY .- Frank Hill. COURT O' SUPREME COURT. Yeses Haller (Chief istice arees II, Belford and E. T. Wells, Associate

UNITED STATES ATTORNEY. - S. H. Alieman. LEITED STATES MARSHAL - N. A. Shaffeshurg. ASSIVER U. S. MINT. - J. F. L. Schirmer. SERVEYOR GENERAL - William H. Lessig. 27 PASO COUNTY.

GRENTY COMMISSIONERS .- . C. Woodlary, Matt. France, and David McShane. Univive ERRE AND RECORDER. -Irving Howbert. PROPER THERE. T. Stone. Surries-Robert Donnely. RRASPRES, Benj F. Crowell.

Assesson & C. W. Myers. SCHOOL SUPERINTENENT, F. C. M. higton. COROSER.-H. T. F. Gaichell, Subver R -W. B Sherman.

TOWN OF COLORADO'S RINGS. Town Transfers-Man. France, president, W. A. Macomber, C. T. Banton, A. M. Weir and J. Wilson, TOWN CLERK. -A. H. Larrett. TOWN CONSTRUCT -E P. J. April 2. Town Header - J. B. Omoran. School, BOARD, Major McAllistel, president, W. 2.

G. Layward, secretary , W. S. Justian treasurer . Testices of the Price .- Wm. L. Weed, R. C. Lyon, FIRE COMPANY. Foreman, . C. Wilson: Fire Assistant Foreman, H. A. True & Second Assistant Foreman, .. W. Parfield; Secretary J. E. Wood. Treasurer. Tumphry. COLONY OFFICERS. Pausibast. - Gen. Wm. J. Palmer.

Execution Director -Henry McAlbiter, je. Secretary. -Gerald De Joursey. THEASURER ..... ASSISTANT INCUSCRES -M. L. Del'oursey. TRESTERS -Cien; Wm. . Palmer, Dr. Robers Halamborn, Chi Josiah C. Reiff, Col. W. H. Greenwood.

CHER ENGINEER -E. S. Nettleton.

COLORAND CITY.; Tours Tra vires .- E. Cehring, president, Anthony Bott, Alam J. J. S Newman and Charles Walker. CLERK .- Irv ng -lowbert. CONSTANTS. - M. W. Science. CSTREE OF THE PRACE .- A. J. Benedic ..

CHURCH DIRECTORY.

PRESBYTER AN CHURCH, Worlds Spelige. Services every Subhath perring, at 11 o'clock. Saubath School, at 1 P. M. Prayer meeting every Wethersday evening, 7 P. M. Rev P. C. LOWRIE, Payor.

N. E. CHURCH, Colorado Sarings.

Preaching every Sabbath at 11 A. M., and 7 P. M. Sabbath School 1 A. M. Class Meetings at 12 A. and 3 P. M. Prager Meeting, Puesday, 7 A. M. Jeanhers, Meeting, Phirisally, 7 P. M. Difficial Meeting, Monday 6 12 first Sabbath of each month, at 7 § P. M. Restor, Rev. F. C. ML. LING, ON, Pastor,

EPISCOPAL CHURUH, Coprado Springs. Services every Sunday, at the Reading Room, at it A. M. i. Rev. M. F. SORENSON, Officiating

> PROFESSIONAL,  $\tilde{c}$ , N. DAVIDSON:

ACTORNEY AT LAW. TEION STREET.

Over Prig Stora. L. F. Hollingsworth,

ATTORNEY AT LAW Manitou Mouse Office with Justice Lyon in Moun aineer Ballaing.

Teion Street, Colorado Springs.

W. B SHERMAN, Civil Zigineer and Surveyor,

County Surveyor of K. Pose County. DEER WITH MATE FRANCE & CO.

Sektare ogasoloc COLORADO. WALTER PARIS,

ARCHITECT.

Office, oe.r People's Bank, Tefon Street COLURADO SPRINGS

E. CLUTTER, Y. D. PHYSICIAN AND SURGECN GOCORADO SPRINGS

OFFICE AT THE DRUG STORE,

Homoeopathic Physician, COLORADO SPRINGS. OFFICE HOURS .- From 2 until 4 P. M. and af all other times, unless at Meals, or visiting Patierts, at CFFICE IN WOOD'S BUILDING, Sa. or J. O. Residence at Office.

'e. J. Kimbale,

Physician, Surgeon & Obstetrician Office, over Post Office.

KOURS AT OFFICE :- From 'rs to a o'cloca: Residence, Cor. Cache Le l'oudre St. and Nevada Are.

SOCK for Sole.

A T TAS AART ORNERLY OWNED BY C CHILDS Short-fromed Julis and Cows, Fire-Wool Ewes and Horses. All persons who ying to any any of the above described property will find reasonable prices and good bargains.

F. H. MATHER, AUBRES.

YOR ELLS.

THE VALUABLE PROPERTY KNOWN ASSESS Sorings, near rike's leak. he favorite Resort for availed, Tourists, and Teamine-Sackers. For sale at a Brighin Chance only offered for a short time. For particulars, nger inventation, aderem, MATY. FRANCE & CO., Real Estate Agents, Colorado Springs, Col.

TOP. REST. NEAT COTTAGE ON CASCADE AVENUE Two Apone. Arrangements can be made for a Koom. Aprily to GUNG? SUMFERS. Frenchest and C.E., Colorado Springs Co.

COPD TROCE

Com State Sine Core Wood delivered to my per Ten Willen is co. A FORT LIVERY STABLE.

FOR REST EALIE SATZEROOME SOUSE WAL And Torris, Visions Sont and Wood Council, on the Person and Don Construction Avg You Devil 27 ASS COX, expends to from on.

BANKS.

PASO COUNTY

COLORADO SERENGSA COLORIDO. G REOTORS: W.S. ACKSON, C. S. WERTS, A.

J. S. WOLF :

A. F. GOODRICH. Deplicits received subject to check without notife. Uterest allowed on time deposits by agreement. Commercia paper discounted.

Cold, Si ver, and Exchange bought and suld.

Sight drafts drawn on the principal citi m of the United States and Zurope

States and Zurope

Money loaned for contonness on Real State, or other securities at favorable rates.

Collections make on al accessible poir s. county warrants bought and sold;

CCICRAID SPRINGS,

JAS. Mclerran. LEWIS PROSIUS. Buys hours, hills, and notes, County and City War. rants, Gold and Silver Con , loans money, onys are selle Exchange. Coller jons made and promptly remitted, and, in short, he doing a General Bauking Business. The public patronage is solicited.

CHE CITY

National Eark OF DENVER, COLORADO,

SUCCESSOR TO WARREN HUSSEY.

ENRY CROW, President. FRANK PALMER, Vice President NO. R. TEANNA, In - Casnier.

GOLLINS, SNI Dan & Co., \*BANKERS.

DENVER, COLCRADO.

S. G. Callins, land of Colorado National Bank, Denver. S. G. Ardinis, rather i Courado National Rank, Denver, Acob Sinder, Miner, Georgetown, Culovada, H. Jones, Agent, Wolfs, Fargo & Co.'s Express, Denver, F. a Schiriner, Trass am Sipt. J. S. Mint, Denver, Hiram Witter, Real Istate and Stock Dealer, Denver, Fred'k. Ebert, Real Istate and Stock Dealer, Denver, NO TOTAL OF MARKET

Transact a General Banking and Exchange Business. Collections and other Busices promptly agended to. CORRESPONDENTS - German National Bink, Chicago, schange Bank, St. Lauis, Tradesmen's National Bank,

mothis and respatirants

J. L. BOUTTELL, Prop.

COLORADO SPRINGS. Sarings. Table supplied with the best the Colorado CC: ORADO SPRINGS. COLORADO.

'-'ZZ.E

IS NOW OFFINATE REDUCED RATES

FOR THE WINTER. HCURS FOR MEALS - WPPE DAYS - Brenkfast, 7 224 Dinner, 1 cc., Supple , 6 x SUNDAY - Brenkfast, 7 224 Biss.; Dinner, 2-3 Lunch, 6.00.

M. K. Karns, Pragmetress.

MOUNTAIN HOUSE, D. SHILLDS, Proprincer,

Colorado Springs, Co.praco.

further the every respect. Table always innuhed with the delicacies of the season.

les madeles (-20. E. 72 DITTEGE, 2002.

Finest View of Polic's Peak in Colorado Springs. Colorado Springs. THIS WELL ANOTH FOUST, LOCATED ON

Cascade Avenue, as been greatly extarged, and re-fixed and re-furnished v roughout, and is now ready for the assummodation of the traveling sublice the rooms are comfortable and airy Terms Reasonwoods.

Greks House W. K. S. HITH, Proprietor,

Cascade Avenue, COLUZADO SPRLIGO Board and Lodging.

\$7.00 per sueen. 35.70 GO TO LEWIS'S

New Lunch Pooms,

Opposite La. Font House. Variety, and Low Prices. Switzer and furtheringer Cheese, etc. A complete Stock of Johnson and Cigare

PRIVATE BOARDING. DAR CERUS SAR CAN BASE ROAD AND Boarderi can be accommodated at \$3.01 per week, by applying to
Tejon Street, one door South of Liowa.

latest fe arc illiter Fashions, HATS and DAPS,

JUST RECEIVED \* LEONARD'S

HUERFANO STREET GEO. Hancicop

HUERFLAO STRIET, CUEDRADO SPANOS -

リーをそれとり対した。 PROTECTION STREET, Colorado Skringi. Armey acrances on Wateres, emery, June, Jacon Etc., at special low rates, have a ways on banc for the cross Guas Lifes, Pistols, Watches, sec. 52 Loney Loaned on Boat Later.

LIPPE CLIVER OF BUILDA ETET.

Fermiory o Coloraco, ss. County o' E Paso. In the Pro-rate Cours in made for said County, in the matter of the estate of William Cowner,

ceceasec. A's persons incerested in same exalence here ye noxified that at he next regular form of the frotale Court in and for said County to be bolden a. Co oraco Somogs in the County and Territory a oresaid on the rec Voncay in the month of re suary, A. J. 274. san present my accomis as Auministrator, and any of or a like and fina settienien; o said estate.

SV NG TOWNSER Acministra or. ADMINISTRACION NOTICE.

TENRITORY OF COLORADO, 18. COUNTY OF EL PASO. In the Provide Court of said County, in the mistter o' t'is esta e o Sever y Marren and cmina

Warren, Leceaset All persons having claims against the estate of the sain elecenser, are here by notifiel and reremove to exhibit the same to me or to the Dod Me Court for the County of Chase, for settle. men , on or be are the first Nomeny of February. W. F. WARREN. 1874. Hec. 11, 1873. A ministrator.

ATMINISTRATION WOTICE. TEWNTORY OF COLORADO. COUNTY OF EL PASO.

In the shomale Cour, of said County, in the manter of the estate of Wi lam . Bucwin, ce.

As persons having claims against the estate o sare receases, are hereby notifies and recuired dex unit the same to me, or to the Provide Cour. or the County of B haso, for settlement, on or se ore the first houray of February, A. T. A TROWNIE .). 87a. Jec. 11, 1873. Ac ministrator

MISCELLANTOUS. BALT SOR

PERRY & BOHY Satisfaction always guaranteed. Frayen, Mezzo, lists and Water Color Portraits a Specialty. 150 (F. Street,

Lanc Acency. VARUABLE ANDS FOR SALE IN THE VICIN.

Folkersin & Widefeld Station Milich Cores and Seef Steers. A. STU 108, Whilefield Station

Late R. T. Adam's Inhama y E. W. ROBERTS, Proprietor,

I see loarded by the Day or Week. Josses and Stock of all desorptions peared, hartered, and sold.

Yara THE CAP A ULK ASSORTATION OF COLORADO LUMEZER Will 's kept constantly on hand, by

J. W. PAIRTING, Poncer Linuscensing Co., 1721 33 128, Ch. E. NG, San S. V. PS. GOLFARIO SPRINGS.

311 11 31 31 32 CA JUST QUAL TY NINE-INFOR

To be had in the Torritory. Delivered on their at Pueblo, in quantities to stift Samples can & seen at City Prog Store.

Accress, M. M. GLES, Pueblo.

AT DENVEY PRICES. C. T. BARTON. N. YOJGMAN

UNDERTAKERS. METALO CASES ALWAYS OF -ANO. THOSE IN WANT OF TRNITTRE

OF ANY KIND CANNOT FAIL TO BE UT TES, BOTH AS TO Quality and Price. wirr stock, the largest in Sourcern Lo orago, will include all graces of Pain and Janey Furniture. Orders received am promptly furnished, for any tind a furniture at our entry prices.

FOR  $\triangle X \supset$ 

Send your Orders to the Same hand Danies

FOR エンジ

Send your Orders to the

LIVES VIETAPLE 3.5.7.2.2.2.E. TONTELOTER & E.TILLER

00-07-A30 5-2-00. Contracts taken and Materia Juristance Connected.

CHONIYAE .C .. Contractor Carperter, 16 3. cer

Shop, Pile's Peak de vic. COLUMN OF STATE Contracts taken and Salis action invanteed.

W. S. STRATTON. acgeas & Stal COTTSACTO CARTINTERS AND I DEDERS. P KE'S PEAK AV LUE,

BOOTS AND SUITES.

Eximates once and Material speed in either bick, Stone, or Wood, folling of at the attended to.

SATAGE W FLOZINGE, COLDRADO STREET,

DRALFRS IN ASADY-LANG BLYES AND SELES. A arge assortment kept constantly on name, Boots and alloes Made to mer.

L. H. STEWARD Munifacturer of Boolf and Shoes! TEON STREET,

door rorth of Fountain Golorado Springs. REPAIRING NEATLY STATE

DRY GEODS

Store 3. chart Te es Street, COLORADO SPREMS

A CENERAL ALSOST MENT OF DRY GOODS

Dress Goods sta Notions, Which will positively be fold it DENVER PRICES.

C. EUBANK Will have entire charge. The state of the s

New Fire and New Prices! CENERAL, DEALERS IN

AV.N.; PURC LASTID THE CNYIRE STOCK
- in trade of B. C. INVERS & B.C., of Coloradio Cities, we desire to a 1 the accomion of the old
patrons of the late firm, and the Work generally, to the
low Prices we shall make on all kings of Goods. Can
Stock is arge and varied, consisting of

BCOTS AND SHOUS Hardware, Grocer, es, & Erockery. Not wishing in the future to home; any other Goods than GACE STIES, we shall from any after this date, and until closed not, sell at cost the batter less the

DET 70008, THEREITS, WICH AND SEVEN HARDWARE AND CROCKERY. We wish to call particular attention to but complete Stock of DRY (HODDS, consisting of Fress Goods, White Goods, Towns. Strings ings,

AND A LARGE ASSOCIATION TO THE Party Bests A the above will positively be closed but at Prints Cost. Come and secure some fore theirs and Colorado City, Nov. 27, 73. BURR & LAME. Latinatia.

E. WITTRAM, Successor to the Space Ser 21 ing Into the Course of

N ES ASC all Zind of Colorado and Change

Latz, Edingles, Doors, Sast, Sid

YARD, MEAR THE FREI HT DEPOT. COLDRADO SPAZNOS.

CHARLES WALERS W. L. SE LICINER AT A DARK SHORE Common >22 00
Zained Z. oring 2 00
Colorath Paned Siding 15 00
Surface This 1 2 00
Surface Common 20 00 Parties wishing to may Car i count can earr the rates discount, by application to Great & OFFMAN.

Proper Manis CONCINE

7.0075 MINIS TO DE SEGO LIFE : A

ALSO A FULL STOCK (OF THE OF THE WAR. COMSTANTLY ON HAND.

AL REES OF THE FIRE Sero.

UEW LC LANDITY, Sc. See 2C. Z'W, GOLD TO C- ter AL THE BOAT THE WATTER S. W. FAIRES

DRY GOODS AND CARPETS.

IZIS FISZZR 8

SEG, LARIMER STREET, JENVER, COLCRADO WHULSALE AY RETAIL DEAD IN IN

GCCDS DRESS GCCDS.

CARPIES. DRESS TRIMMENGS, OIL CLOTES. DOMESTIO GCCES. CLCAXS AND SEATTLE. YATS AND RUGS. CLOTES AND REPELLANTS,

BLANKETS, ETC. a our R ammoth Carrier Stock may be found, in addition to the Cheap and Medium Qualities, all the finer grades of Lingline Locy Brussess. Accurry: Va versa Royal Williams, Azminsters, French and Turgish May letts and Azensavis, also English and American Linguish, and Crumb Claths. Linen Crumb Claths in all widths. Over thirty styles of fine Stair Rods. According Window Stades, Shade Tixtures in codies, variety. House Furnishing Linens and Cottons & Specialty. Carpets Cut and made to Orden. Orders respectfully solicited.

RAILROAD.

RALLWAY

THE DIRECT AND ONLY RAILROAD THE KERN COLORNOD - AND

SEW VEX DO. Passenger trains cave Derver cary at 8:00 a. m., connecting at Judo o with Sarlow & Sancerson's caily line of coacles or

TRINIDAD. CILIARRON, FORT UNION, LAS VEGAS, AND SANTA FE

Ardensas Valley Branch

labran and ocal bliks.

Trains leave Pueblo Ca y at 9:35 a. m., on arriva of stages from San a Fe, and counce at Jenver with Kansas Pag ic and Denver and Union Pacific Rai ways the all boints MAST AND WEST.

Throng the cets to principal points east are on sale in Santa le, luevio, and Conorado Svrings. D. C. DCDGE, Gen. Paight & Seket Agent. W. J. J. EZNWOOD. Genera. Yannger. W. M. BOSS. Super, Senver, Colorado.

ARDWARLAlva Adalus. J. C. Wilson.

STOVES.

So-Time Sing for is ETO,

TE ON STREET,

Colorado Springe, Colorado. A Tin-Shop in Connection.

& Large Scock of HEATING STOVES JUST RECEIVED.

GROCERS. ZURUA 25. A. SUTZON.

CAUS & SUCCO. Successors to Freed & Hill.

Describe Avenue, Compage Stings. OZALERE IN

ZND PROY SIGHS. Newstarting and Commission

MERCEASTA Wi receive, store, and forward Preigns to at looks in the Manntains, and to reduce + all consignments of the and other misments rnow the countries.

HENRY E. PRIEMAN. EDWIN W. ONES. Commerce T. Statement A. Co.

Successors to Howard & Mark,

MEAT MARKETS

TEYUN STREET, DLORADO SPRINGS DEALERS IN Zest Meats & Togstalles

CASH P.L. D FOR Colorect Dressed Linber, Color, Proc.ce, Fice, Telow, ZTU. BEC. CCVS TO A CALL

> IDCI & MCCRE National Larket ON HUERRANO STREET, Four Jours went Committee Conting Store

MISCELLANZOUS.

CCLORADO SPRINGS OFFERS

fleedenos lote. AD FROM (50 TO Stee. ETA INTES LOTE.

UNDER TRRIGATING DITCHES, Farming or Gardening Purposes,

durted from the prices of the Lots and Lands selected are ensided to edificed frates for the transportation to Colerado of themse are and their families and effects. Full information sent free, on application to

LA FONT

STARIE Wilech, Trimble & Oc., PROPRIETORS.

The Lacies

Sewing Machines So dia: Chicago Prices.

F. E. HAWES, Agent. ARM: 0 & CO., leep Dealers,

Alouquerque, N. M., Are ready to supply the Colorado and New Mexico markets with Ewes, Wethers, and Lambs, at the very lowest figures.

CASTED STATES LAND EXARESS. ON AND AFTER THE TIRST MONDAY IN TULY,

Unce Immy's Express, WILL RUN BETWEEN COLORADO SPRINGS AND GOTTER'S

Zonkalliers and Stationers ARTISTS! MATERIAL

School Books sold at New York Prices. **"新闻"的**然然就会

Co oradu Springs and michini, with Tiber, Jese, Grain, Carlina, Zaroria, Can, Ita, =: Prais Prior. Cost paid for history PROJECT YENTINES

Corner Lean Street inc Han's Zone Avenue S. SUMMAZ. CLOTTER, M. J. er. E. BARRETT.

O . Tes & 3 ....

GOLGRESS SCINGL THOMASAKE AND RI AND

Ment of all sinces Jupes, Joseph and and over the na-diction I and Compact, I describe the Manager of the law is de-

SUCCESSORS TO DANIELS & ECKHART.

GUATAIN HANGINGS. CURTAINS, ETC.

AT FROM \$100 TO \$250. OTTENTION TRACTE

ATORADM \$20 TO \$50 PER ACRE Amchasers o' Certificates, the fire cost of which is de-

Gerald De Coursey, Secretary, COLORADO SPRINGS, GOL.

COMORADO SPRINGS, COLORADO. Parties desiring a good Turnout, ingle or double, with or without drayer, can be accommodated on resemble

GROVER & BAKER

Can be seen at the Colorado Springs Hotel, by . enquiring of

Ar. Express and Possenger Stage KNOW Y AS

HILLES, Leaving Coloraco Springs every Nonday Morning. Freeze and Passengers will be carried at low figures.

iP. COO LAND, Proprietor.

LAKILER & G ST. DENVER,

"MOUNTAIN VIEWS, CHROMOS, OPERA AND FIELD MASSES.

PROPERTORS Jon The and and Teor S